## Exhibit W to the Cisneros Declaration, Revised Version – Redacted

## UNITED STATES DISTRICT COURT

## NORTHERN DISTRICT OF CALIFORNIA

## SAN JOSE DIVISION

IN RE: HIGH-TECH EMPLOYEE	)	
ANTITRUST LITIGATION	)	
	)	No. 11-CV-2509-LHK
THIS DOCUMENT RELATES TO:	)	
ALL ACTIONS.	)	
	)	

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VIDEO DEPOSITION OF ERIC SCHMIDT

FEBRUARY 20, 2013

Reported by: Rosalie A. Kramm, CSR No. 5469, CRR

10:40:14 1	come to a	n end?
10:40:16 2	Α.	1997.
10:40:16 3	Q.	And then where did you go, sir?
10:40:18 4	Α.	Novell as the CEO.
10:40:20 5	Q.	And when were you with Novell?
10:40:22 6	Α.	1997 until 2001.
10:40:24 7	Q.	And then where did you go in 2001?
10:40:26 8	Α.	Came here to Google.
10:40:28 9	Q.	And what was your initial position with Google?
10:40:32 10	Α.	It's complicated. I came in as chairman for
10:40:36 11	two month	s, and then I became CEO for ten years. And I
10:40:43 12	was chair	man on and off a bunch of times.
10:40:45 13	Q.	All right. Were you on the board of directors
10:40:47 14	throughou	t that time period?
10:40:48 15	Α.	Yes, I was.
10:40:49 16	Q.	And what is your current position at Google?
10:40:52 17	Α.	I'm now the executive chairman and member of
10:40:54 18	the board	of Google.
10:40:56 19	Q.	What is the executive chairman position?
10:40:59 20	Α.	Whatever I'd like it to be.
10:41:04 21	Q.	And all right, sir.
10:41:06 22		Do you have an understanding as to what the
10:41:08 23	lawsuit t	hat we're here is all about?
10:41:10 24	A.	I do.
10:41:10 25	Q.	What is your understanding of the claims that

10:42:33 25

KRAMM COURT REPORTING

Q.

10:41:12 1 are being made? 10:41:16 Well, I won't represent your claims. You can 2 Α. 10:41:19 3 represent your claims. My understanding is that this is 10:41:23 an argument over the hiring practices that existed 4 between roughly 2005 and roughly 2009 between the 10:41:27 5 10:41:31 6 companies whose lawyers are represented here in the room. 10:41:34 7 And what is it about -- what understanding, if 10:41:37 8 any, do you have about the nature of the hiring practices 10:41:40 9 that are in question? 10:41:43 10 Well, I -- the -- the term that's generally Α. 10:41:46 11 used is the do-not-call rules, if that's what you're 10:41:49 12 referring to. 10:41:50 13 What does that mean to you, when you use that Q. 10:41:52 14 term? 10:41:57 15 It's easier if I state it as a fact rather than Α. how I -- how it means to me. 10:42:00 16 10:42:01 17 During this period of time -- and, again, I 10:42:05 18 will represent what Google did, as opposed to what the 10:42:08 19 other companies did; they can speak for themselves. 10:42:11 20 had various practices, for better -- best -- best way to describe it is we had various practices where we would 10:42:20 21 10:42:23 22 choose not to call and recruit people from other 10:42:26 23 companies for various periods of time for various 10:42:29 24 reasons.

And do you have an understanding as to what the

10:42:35 1	claims are that are being made by the Plaintiffs with
10:42:37 2	respect to those practices?
10:42:41 3	MR. RUBIN: And I'm going to instruct
10:42:42 4	Mr. Schmidt, make sure that in any response that he
10:42:47 5	doesn't convey privileged information. So if you can
10:42:49 6	answer the question without conveying what lawyers have
10:42:51 7	told you, then you should answer, but if you can't, then
10:42:55 8	you should not answer the question.
10:42:57 9	THE WITNESS: Unfortunately, in order to answer
10:42:58 10	your question, I have to divulge the contents of a
10:43:01 11	conversation that was legally privileged.
10:43:04 12	BY MR. HEIMANN:
10:43:04 13	Q. All right. Do you have any other understanding
10:43:06 14	outside of what your lawyers have told you about the
10:43:08 15	nature of the claims that are being made?
10:43:11 16	A. No.
10:43:11 17	Q. Have you reviewed any of the pleadings that
10:43:14 18	have been filed in the case?
10:43:17 19	A. I'm sorry. Pleadings are what?
10:43:19 20	Q. Pleadings are documents that are filed by the
10:43:23 21	law lawyers representing the parties that are filed
10:43:25 22	with the Court; for example, the Complaint in the case or
10:43:28 23	motions in the case.
10:43:30 24	A. That's what I thought. Okay. The answer is
10:43:31 25	no.

11:16:13 25

11:14:56 1	Have you had a chance to look at this?
11:14:58 2	A. I have.
11:14:59 3	Q. This is an email exchange in the same time
11:15:01 4	frame, and is part of one we just looked at.
11:15:06 5	Do you see that?
11:15:07 6	A. I do.
11:15:08 7	Q. All right. And focusing on the concluding
11:15:21 8	email, this is from Shona Brown to Mr. Shader with copies
11:15:26 9	to several folks, but I don't believe to you, correct?
11:15:29 10	A. That is correct.
11:15:30 11	Q. All right. And in any event, she, in replying
11:15:34 12	to Mr. Shader's follow-up email about the subject that he
11:15:37 13	had raised initially, says, "Just going through email"
11:15:41 14	excuse me "Just going through mail, and I think this
11:15:44 15	may have gotten buried in the Thanksgiving mail bag.
11:15:48 16	Sorry. To clarify, I was not comfortable putting Good on
11:15:51 17	a, quote, 'do-not-call,' close quote, list. We don't
11:15:54 18	have such a list as we find it not practical to create
11:15:57 19	nor to manage." Let me stop there.
11:16:00 20	Were you familiar with the term, "do-not-call
11:16:02 21	list" at the time?
11:16:04 22	A. I don't I don't I have no recollection of
11:16:06 23	this, period, so I I would know what a do-not-call
11:16:11 24	list in general, but you asked it during this period. I
11 15 10 0	

don't -- I don't remember any of this.

11:16:16 1	Q. You don't remember the email exchange. I
11:16:19 2	understand.
11:16:19 3	A. Well, I didn't see it. I did not see this
11:16:22 4	email exchange at all, so
11:16:23 5	Q. You did not see the top part.
11:16:25 6	A. I did not see, to be precise, any of the first
11:16:30 7	page. I did not see the top of the second page. All I
11:16:34 8	saw was the "Danny, we have a new VP of business
11:16:38 9	operations in HR."
11:16:41 10	Q. Is it correct, as far as you know, that Google
11:16:50 11	did not have a do-not-call list as of this point in time?
11:16:53 12	A. I do not know.
11:16:54 13	Q. One way or the other?
11:16:55 14	A. I don't know.
11:17:01 15	Q. Do you recall any conversations, either during
11:17:07 16	this time period or going forward in time, at Google
11:17:10 17	about this topic of do-not-call list or no poaching?
11:17:17 18	A. Well, I'm I'm aware that we ultimately had a
11:17:21 19	do-not-call list, and I have vague recollections of
11:17:24 20	conversations in verbal conversations about it.
11:17:28 21	Q. What even though your recollections are
11:17:30 22	vague, what do you recall?
11:17:32 23	A. Well, as I indicated, I remember a big
11:17:35 24	kerfuffle involving Apple.
11:17:37 25	Q. We'll get to that.

11:17:39 1	A. Over that.
11:17:40 2	MR. RUBIN: So you don't want him to share his
11:17:42 3	memory?
11:17:42 4	MR. HEIMANN: No, I want him to answer the
11:17:45 5	question. I'm just telling him we'll get to it, but I
11:17:46 6	do want to know your best recollections as you sit here.
11:17:49 7	THE WITNESS: And I remember at some point
11:17:52 8	discussing to have some of the board members not be
11:17:56 9	you know, their companies not be not be targeted, in
11:17:59 10	whatever the correct term is. And that's sort of all I
11:18:02 11	really remember.
11:18:02 12	BY MR. HEIMANN:
11:18:03 13	Q. Do you recall who you had those conversations
11:18:05 14	with?
11:18:08 15	A. Well, again, these are very vague, but they
11:18:10 16	would have been with Shona and/or Bill Campbell.
11:18:17 17	Q. Why would they have been with Mr. Campbell? I
11:18:20 18	understand with Shona.
11:18:21 19	A. Bill Campbell was my coach.
11:18:24 20	Q. What does that mean?
11:18:26 21	A. Informal advisor, provide guidance to the
11:18:29 22	manager, a coach. Understand it as a coach in other
11:18:35 23	areas as well.
11:18:36 24	Someone I could talk to to ask questions and
11:18:38 25	get some advice from; how to handle difficult situations.

11:18:42 1	Q. To your knowledge, at the time was he serving
11:18:44 2	in that capacity for any other companies?
11:18:46 3	A. He was certainly playing a similar role for
11:18:50 4	Steve Jobs.
11:18:52 5	Q. At Apple?
11:18:53 6	A. That is correct.
11:18:54 7	Q. Any other companies that you are aware of?
11:18:57 8	A. I'm sure that he was doing it in others, but he
11:19:00 9	would have to tell you the details.
11:19:17 10	Q. Let's go to Exhibit 556.
11:20:22 11	Have you had a chance to look at this?
11:20:23 12	A. I have.
11:20:24 13	Q. This is an email exchange from August of 2004
11:20:27 14	involving yourself and others. Do you see that?
11:20:29 15	A. I do.
11:20:30 16	Q. And shortly prior to the email exchange, Google
11:20:35 17	had gone to an IPO; is that right?
11:20:40 18	A. We went public in August 18th, 2004. So it
11:20:44 19	would have been two weeks before.
11:20:46 20	Q. Literally just two weeks before?
11:20:47 21	A. Literally right then.
11:20:50 22	Q. And you begin the email exchange by writing to
11:20:52 23	Ms. Brown and to two others. Who are the two others that
11:20:56 24	you wrote to?
11:20:57 25	A. Larry Page and Sergey Brin, who were the

co-founders, and my colleagues running the company. 11:21:00 1 11:21:02 2 Q. And you wrote, " 11:21:05 3 11:21:08 4 11:21:11 5 11:21:16 6 And then dropping down to the last sentence of 11:21:20 7 your email, "We need to address this. Apparently MSFT," that's an abbreviation for Microsoft, correct? 11:21:23 8 11:21:26 9 Α. That's correct. 11:21:27 10 Q. -- "and Yahoo have a, quote, 'bidding war,' 11:21:29 11 close quote, approach." 11:21:32 12 Do you recall this email exchange, by the way? 11:21:34 13 Α. I do not. 11:21:34 14 Nonetheless, can you tell us what you meant by Q. 11:21:38 15 "bidding war approach"? I don't recall the email, but I can tell you 11:21:44 16 11:21:49 17 what I probably meant. 11:21:50 18 Ο. Fair enough. 11:21:51 19 I probably meant that -- that Yahoo and Α. 11:21:54 20 Microsoft will do whatever it takes to overpay candidates of great talent. This -- this email appears to be about 11:22:02 21 hiring new hires, and it would appear that I am concerned 11:22:12 22 11:22:17 23 that 11:22:21 24 11:22:25 25

11:22:27 1	candidates into the company. That's how I would
11:22:33 2	interpret that paragraph.
11:22:34 3	Q. Okay. And then Ms. Brown responds to your
11:22:41 4	email, as I as I read this, and she says, in part, "In
11:22:45 5	my opinion, we are clearly experiencing an intense battle
11:22:49 6	for top talent, with a win-at-all-costs approach from a
11:22:53 7	number of our key competitors.
11:22:57 8	"Philosophically I believe we should pay to get
11:23:00 9	the talent; even overpay to a certain degree. It is a
11:23:02 10	bidding war that I believe we cannot afford to lose."
11:23:04 11	Did you agree with that at the time?
11:23:11 12	A. I don't remember this so is there a response
11:23:16 13	from me to this?
11:23:18 14	Q. Do you mean am I going to show you a response?
11:23:21 15	A. Yeah.
11:23:21 16	Q. The answer is, no, I don't have a response.
11:23:24 17	A. Then I don't I don't recall what I
11:23:25 18	thought
11:23:25 19	Q. All right.
11:23:26 20	A at the time. I mean if there were a
11:23:28 21	response, then maybe that would clarify what I thought at
11:23:30 22	the time.
11:23:31 23	Q. If there were a response, I would definitely
11:23:33 24	show it to you.
11:23:34 25	A. Okay.

11:23:34 1	Q. She goes on to say, in part, "The trick is we
11:23:38 2	don't want to announce 'We will match any other offers' -
11:23:44 3	This would encourage gaming of us by candidates and
11:23:47 4	competitors and would also likely drive inflation in the
11:23:50 5	bidding war.
11:23:51 6	"We also don't want to go out of alignment from
11:23:54 7	an internal equity perspective."
11:23:58 8	Recognizing that you don't recall this email,
11:24:00 9	though, do you have an understanding of what "internal
11:24:03 10	equity perspective" is referring to there?
11:24:06 11	A. Well, I can tell you what the term means if
11:24:08 12	you're an HR person.
11:24:09 13	Q. Okay.
11:24:10 14	A. Okay. And it's the definition of "internal
11:24:13 15	equity" is you don't want to be if you are an HR
11:24:16 16	person having two people in similar roles and one
11:24:21 17	having massively different compensation than the other.
11:24:23 18	Q. And in the context of the bidding war, was that
11:24:26 19	a concern?
11:24:28 20	A. It would appear to be her concern.
11:24:31 21	Q. Well, would you have shared the concern at the
11:24:33 22	time, do you think?
11:24:34 23	A. Well, again, you are asking me to think about
11:24:36 24	what I thought in August 2004 on the subject.
11:24:39 25	Q. Well, or generally what your business

11:24:42 philosophy is with respect to the issue, yes. That is something else that might answer the question. 11:24:46 2 11:24:47 3 Well, as a general statement, Google paid an enormous amount to our employees by virtue of stock 11:24:50 4 appreciation. So by virtue of the success of the 11:24:55 5 11:24:59 6 company, good luck, all those things, 11:25:04 7 11:25:09 8 11:25:13 9 And so at this point the company has just 11:25:18 10 gone public, and so it's like every employee has just won 11:25:22 11 the lottery. It is this huge amount of additional 11:25:26 12 compensation coming in. 11:25:27 13 So I think my -- my reaction to this period, 11:25:31 14 this is two weeks after the IPO, 11:25:34 15 11:25:38 16 That's how I would have 11:25:42 17 thought about it. 11:25:52 18 Do you recall any conversations with Ms. Brown Ο. 11:25:55 19 circa this time period about the bidding war issue that 11:25:59 20 she raises? 11:26:00 21 As I said, I don't remember. Α. Let's take a look at Exhibit 557 next. 11:26:08 22 Q. 11:26:16 23 MR. RUBIN: Let me know when you want to take a 11:26:17 24 break.

THE WITNESS: That's fine. We'll just keep

11:26:18 25

11:30:31 1	relevant to this legal legal issue, but by this time,
11:30:36 2	Microsoft is busy building a search engine to compete
11:30:40 3	with us or either has has announced that they are
11:30:43 4	going to come in and kill us with products that they
11:30:45 5	haven't shipped yet, and so on and so on. They are
11:30:48 6	highly competitive during this period, and that
11:30:50 7	continues.
11:30:55 8	And I should be clear that Apple was not
11:30:57 9	building a search engine to compete with us, and search
11:31:01 10	was 98 or 99 percent of our revenue. That would be the
11:31:04 11	definition of a competitor.
11:31:08 12	Q. Well, I'm really trying to get an understanding
11:31:12 13	of this notion of friendly, because it is I'm sure you
11:31:14 14	appreciate it is somewhat vague.
11:31:17 15	Did you consider any company that you were not
11:31:19 16	a direct competitor with to be a friendly company?
11:31:24 17	A. No. That's not what I said.
11:31:27 18	Q. Okay. So that's why I want to get at what
11:31:29 19	was it about the relationship with Apple, aside from the
11:31:32 20	fact that they weren't a competitor, that made them a
11:31:34 21	friendly company?
11:31:35 22	A. Well, start with the fact that Apple was trying
11:31:37 23	to build great and beautiful products; that Apple at the

time was working on a thing called WebKit, which was the

source for Safari, which is part of an open source piece

11:31:42 24

11:31:45 25

11:31:51 1	of software which we admired. As I indicated we were
11:31:54 2	either in conversations or we had already done a search
11:31:57 3	deal with them, that would make them friendly. We were
11:32:00 4	providing search services to them. So customer, partner.
11:32:03 5	The word "friendly" here can be it's
11:32:06 6	deliberately vague. All right? There is no precise
11:32:09 7	definition of friend or foe. In our industry these days,
11:32:13 8	you have people who are both you have both
11:32:17 9	competitive competition and partnering within the same
11:32:20 10	firm now. That's a maturation of the industry.
11:32:24 11	Q. And when you say the term "friendly" is
11:32:26 12	deliberately vague, why is that?
11:32:28 13	A. I mean I don't define the word "friendly." I'm
11:32:31 14	just defining it how I use it.
11:32:32 15	Q. I know, but you said it was deliberately vague,
11:32:35 16	as if somebody intended it to be a vague term.
11:32:37 17	A. That is not what I meant.
11:32:38 18	Q. What did you mean, then?
11:32:40 19	A. Okay. Well, then I will not say the word
11:32:43 20	"deliberately." It doesn't have a precise meaning.
11:32:52 21	Q. Do you recall what, if anything, happened as a
11:32:55 22	result of this communication between Mr. Jobs and I think
11:33:00 23	it's Sergey Brin?
11:33:05 24	A. Well, there is there is subsequent
11:33:07 25	correspondence about this, but in general as a general

11:33:11 1	statement, we began to look very carefully at Apple
11:33:17 2	recruiting, and then I believe we stopped recruiting from
11:33:21 3	that team, and maybe from all of Apple.
11:33:25 4	Q. And when did that happen, then?
11:33:26 5	A. It would be after this, during this period.
11:33:29 6	Q. Shortly after?
11:33:30 7	A. I don't recall.
11:33:32 8	Q. Let's focus on the timing, then. The email
11:33:35 9	from Mr. Brin, assuming the date and time are correct, is
11:33:38 10	on Sunday morning, in the early morning, 1:00 o'clock.
11:33:46 11	A. I see that, yes.
11:33:47 12	Q. And he's talking about having received a call
11:33:49 13	from Mr. Jobs that very day. So either Saturday, during
11:33:54 14	the day, or one would guess, rather than early Sunday
11:33:58 15	morning. But in any event, right about the time that he
11:34:02 16	sends the email.
11:34:03 17	A. Okay.
11:34:03 18	Q. All right? And then Ms. Brown responds even
11:34:08 19	earlier on the day, but this time on Monday at 4:30 in
11:34:12 20	the morning, assuming that that time is correct.
11:34:15 21	A. Well, it is highly likely that Shona was not in
11:34:18 22	the same time zone to generate these time clocks, but it
11:34:22 23	is perfectly possible she was traveling when she saw it.
11:34:26 24	So those times would be California times.

Okay.

Well, let's go to the next exhibit,

Q.

11:34:27 25

11:34:41 1 Exhibit 561. 11:35:20 2 Α. Okay. 11:35:20 3 Ο. All right. Let's focus on the email at the 11:35:22 4 top. This is from Ms. Brown to Mr. Geshuri and Ms. Gilbert with a copy to Stacy Sullivan. 11:35:30 5 11:35:35 6 Do you see that? 11:35:35 7 I do. 11:35:36 8 Q. And Mr. Geshuri at the time was what at Google? 11:35:39 9 Do you recall? 11:35:41 10 Arnnon and Judy worked for Shona. And they Α. 11:35:45 11 were involved in human resources, recruiting, policy, et 11:35:49 12 cetera. I don't know the specific roles of each. 11:35:53 13 And do you recall who Stacy Sullivan was at the Ο. 11:35:56 14 time at Google? 11:35:57 15 Stacy Sullivan was the original vice president Α. 11:36:00 16 or director of HR who was I believe at this point more of a consultant helper to Shona. So it would be fair to say 11:36:03 17 11:36:07 18 that Arnnon, Judy, and Stacy were the brain trust that worked for Shona leading HR issues. 11:36:13 19 11:36:16 20 And she writes in the email, "We agreed in EMG today that we would treat three companies in a special 11:36:19 21 11:36:22 22 way going forward." Let me stop there. 11:36:25 23 What is -- what was the EMG at the time? EMG is an abbreviation for "Executive 11:36:28 24 Α.

Management Group." It is a group that I ran. And it met

11:36:30 25

11:43:20 1	me about you asked me about Steve you asked me
11:43:23 2	about an email from what Steve said, and then you
11:43:25 3	conflated that with Apple.
11:43:27 4	Q. Right. I did. Given Steve Jobs'
11:43:31 5	relationship
11:43:32 6	MR. RUBIN: Let him answer.
11:43:33 7	THE WITNESS: So I would encourage you to
11:43:35 8	ask you can ask a Steve question or an Apple question,
11:43:39 9	but they are in fact different.
11:43:40 10	BY MR. HEIMANN:
11:43:41 11	Q. That is what I'm interested in finding out.
11:43:43 12	So are you saying that despite, for example,
11:43:45 13	the threat that was apparently made here to go to war,
11:43:49 14	that did not impact your view of Apple's relationship to
11:43:53 15	Google as a friendly company.
11:43:55 16	MR. RUBIN: Objection. Mischaracterizes the
11:43:57 17	document and testimony.
11:43:58 18	THE WITNESS: Well, as I indicated, Steve's
11:44:03 19	alleged quote here, which of course I did not actually
11:44:06 20	hear, but Sergey is relaying, did not deter me from
11:44:11 21	ultimately going on the Apple board and being a very
11:44:13 22	close friend of Steve. So the answer to your question is
11:44:16 23	obviously not.
11:44:18 24	BY MR. HEIMANN:

Well, is it fair to say that one of the reasons

Q.

11:44:19 25

11:44:24 1	that Google entered into the recruiting arrangement, or
11:44:29 2	agreement or practice with Apple, was in response to
11:44:33 3	Mr. Jobs' threats to go to war if you didn't?
11:44:38 4	MR. MITTELSTAEDT: Objection. Compound.
11:44:40 5	MR. RUBIN: Objection. Mischaracterizes prior
11:44:42 6	testimony.
11:44:44 7	THE WITNESS: Okay. So the way you said that,
11:44:46 8	the answer is no.
11:44:47 9	BY MR. HEIMANN:
11:44:49 10	Q. Is there some way in which it could be better
11:44:54 11	phrased and the answer would be yes?
11:44:56 12	MR. MITTELSTAEDT: Objection. Argumentative.
11:44:57 13	THE WITNESS: I I can't tell you how to ask
11:44:59 14	the question.
11:45:00 15	BY MR. HEIMANN:
11:45:00 16	Q. Let me put it this way.
11:45:02 17	Did Mr. Jobs' threats have anything to do with
11:45:06 18	Google's deciding to treat Apple in the way you've
11:45:10 19	already described that Google decided to treat Apple?
11:45:14 20	A. I would answer your question by saying that
11:45:17 21	Steve was unhappy, and Steve's unhappiness absolutely
11:45:23 22	influenced the change we made in recruiting practice, as
11:45:28 23	you'll see later in the mail messages. You're using the
11:45:32 24	word "threats."
11:45:33 25	Q. I'm using the word "threats" because that

11:45:36 appears to be what Mr. Brin characterized it as. 1 11:45:38 I wasn't -- I wasn't there. So I -- I can't 2 Α. 11:45:39 3 speak as to the word "threats" and so forth. 11:45:42 4 The -- the word "threat" is very sensitive, 11:45:44 5 because if you actually read Walter Isaacson's book about 11:45:49 6 Steve, you'll see there's a lot of words and drama and so 11:45:53 7 forth, using the word "threats" about Google later. 11:45:56 8 I'd rather speak about things that I saw and I know. 11:46:00 9 But it's fair to say that the pressure -- the 11:46:04 10 pressure was put on Google by Steve personally to not 11:46:08 11 hire three people in -- in a Safari team, and we 11:46:12 12 responded to that pressure. That is absolutely true. 11:46:20 13 And is it true that the ultimate response at 11:46:22 14 least in part was that Google decided not to hire any of 11:46:26 15 the people? 11:46:27 16 MR. RUBIN: Objection. Lacks foundation. 11:46:29 17 THE WITNESS: I don't actually know that. As I 11:46:34 18 read the mail messages, there was a big give and take on 11:46:38 19 that question. But I actually don't know personally who 11:46:41 20 we hired and who we didn't out of the three. 11:46:46 21 BY MR. HEIMANN: 11:47:02 22 In terms of the executive management of Google Q. 11:47:11 23 at this point in time, what was the nature of the relationship between you and the three -- the two 11:47:14 24

cofounders?

11:47:17 25

11:47:19 1	A. The general term we used was the triumvirate,
11:47:22 2	and we worked in a partnership as we do today. So each
11:47:27 3	of us had sort of relatively overlapping roles. And a
11:47:32 4	simple rule would be that if somebody felt strongly, the
11:47:37 5	others couldn't couldn't just go do whatever they
11:47:40 6	want. You have to kind of check with them. But because
11:47:43 7	we're colleagues and friends and so forth, it worked
11:47:46 8	pretty well.
11:47:47 9	MR. HEIMANN: Let me show you Exhibit 871 on
11:47:52 10	this subject.
11:48:12 11	(Exhibit 871 was marked for identification.)
11:48:12 12	BY MR. HEIMANN:
11:48:13 13	Q. Let me ask you the question before you read
11:48:14 14	this, because it will be easier to have the question in
11:48:16 15	mind. What I want to know is whether or not this is a
11:48:19 16	fair description of how you all functioned together at
11:48:22 17	Google.
11:48:33 18	A. I see that I I did read read this. I can
11:48:37 19	suggest a more accurate characterization.
11:48:40 20	Q. Sure.
11:48:41 21	A. If you go to the founders' letter, you will
11:48:44 22	find a paragraph which is a revision of this, the public
11:48:49 23	founders' letter. But this is roughly this is roughly
11:48:53 24	what we were doing at the time.

And did this relationship continue forward in

Q.

11:48:55 25

11:48:58 1	time?
11:48:59 2	A. Yes. It may be easier for me to just describe
11:49:06 3	how I think it actually played out. There was a set of
11:49:08 4	things which were largely operational which I was largely
11:49:11 5	in charge of. Things involving product, product
11:49:15 6	strategy, Larry and Sergey tended to work on. But we
11:49:19 7	were all involved in each other, so there were always
11:49:22 8	situations where we were together reviewing everything.
11:49:28 9	And if you were to ask them, they would say, Eric worked
11:49:33 10	on these areas, because that was his expertise, and they
11:49:37 11	worked on theirs. That is how they would characterize
11:49:39 12	it.
11:49:39 13	Q. How significant to Google was the workforce,
11:49:42 14	your employees?
11:49:43 15	A. Crucial.
11:49:44 16	MR. RUBIN: Objection. Vague.
11:49:46 17	THE WITNESS: Crucial.
11:49:46 18	BY MR. HEIMANN:
11:49:46 19	Q. And was that something that the three of you
11:49:49 20	collaborated on, would it be fair to say?
11:49:53 21	A. Of course.
11:49:55 22	MR. HEIMANN: Why don't we take a break.
11:49:56 23	THE VIDEOGRAPHER: We're now off the record at
11:49:57 24	11:50.
11:49:58 25	(Recess was taken.)

12:03:05 1	THE VIDEOGRAPHER: We are now on the record at
12:03:06 2	12:03.
12:03:08 3	BY MR. HEIMANN:
12:03:08 4	Q. Mr. Schmidt, I asked that Exhibit 199 be put
12:03:12 5	before you.
12:03:17 6	A. I have that.
12:03:18 7	Q. Sir, have you had a chance to look it over?
12:03:20 8	A. I have.
12:03:20 9	Q. This is an email from the same time period as
12:03:22 10	the other ones we were looking at just before we broke,
12:03:26 11	February 2005. In this case it is from Mr. Campbell to
12:03:29 12	Mr. Jobs. I don't see anyone else copied on it.
12:03:33 13	But in the email he wrote in part, "I'm heading
12:03:36 14	out of town in the a.m., off to Montana, and wanted to
12:03:41 15	give you the latest of what I heard from Google after
12:03:44 16	talking to Eric Schmidt. Eric told me that he got
12:03:51 17	directly involved and firmly stopped all efforts to
12:03:53 18	recruit anyone from Apple." Let me stop there.
12:03:56 19	Is that consistent with your recollection of
12:03:58 20	what happened?
12:04:00 21	A. Well, I believe that he is overstating what we
12:04:03 22	did. I believe he is saying he is referring to stop
12:04:09 23	all efforts to recruit the members of that specific team.
12:04:13 24	Q. Why do you think that?
12:04:14 25	A. Because as far as I know we never stopped

12:08:29 1	communications between the people, because he has good
12:08:33 2	trust relationships with me and also with Steve. So I
12:08:36 3	think he's simply trying to be helpful.
12:08:38 4	BY MR. HEIMANN:
12:08:49 5	Q. Was the agreement with Apple about no cold
12:08:58 6	calling related to any specific corroboration or joint
12:09:01 7	effort at the time?
12:09:03 8	MR. RUBIN: Collaboration, you mean?
12:09:04 9	BY MR. HEIMANN:
12:09:05 10	Q. Collaboration, I'm sorry. Thank you.
12:09:09 11	A. Well, as I indicated, I believe we had a search
12:09:11 12	deal there, and I believe that we were in we were
12:09:15 13	discussing the maps technology there. Apple is today a
12:09:20 14	very large customer of Google's, and until they did their
12:09:26 15	own maps a very large customer of our maps. So we also
12:09:29 16	today have an extremely detailed collaboration involving
12:09:33 17	the very team that this names, because the team that this
12:09:37 18	is referring to, which is called WebKit, is the
12:09:39 19	foundation of the Chrome browser.
12:09:43 20	So we would have certainly anticipated some of
12:09:48 21	that, but we would not have foreseen all of it. Exactly
12:09:52 22	where we were, I couldn't tell you.
12:09:54 23	Q. So back to the question, was the agreement with
12:09:55 24	Apple regarding recruiting, cold calling, related to any

specific collaboration that existed at the time?

12:10:00 25

12:10:04 1	MR. RUBIN: Objection. Asked and answered.
12:10:05 2	THE WITNESS: As I said, I believe we had a
12:10:07 3	search deal during that period, and I believe these other
12:10:10 4	collaborations were at various levels of conversation.
12:10:13 5	BY MR. HEIMANN:
12:10:13 6	Q. All right. And so was the agreement limited to
12:10:15 7	the personnel that would be relevant to those
12:10:17 8	collaborations?
12:10:18 9	MR. RUBIN: Objection. Lacks foundation as to
12:10:19 10	"agreement."
12:10:22 11	THE WITNESS: Okay. Again, without without
12:10:24 12	getting too hung up on like the word "agreement" and so
12:10:27 13	forth, my recollection is it was limited to this WebKit
12:10:33 14	issue initially.
12:10:36 15	BY MR. HEIMANN:
12:10:37 16	Q. And how do you square that with the exhibit
12:10:40 17	that I just showed you a moment ago, Exhibit 561?
12:10:49 18	MR. MITTELSTAEDT: Object. Argumentative.
12:10:51 19	THE WITNESS: No. I understand your question.
12:10:55 20	No, we put this in place because of the
12:10:58 21	relationship that we wanted to build starting with the
12:11:00 22	WebKit.
12:11:01 23	BY MR. HEIMANN:
12:11:02 24	Q. Are you is it your testimony that this
12:11:05 25	agreement that the EMG reached was limited in some

12:11:11 1	respects to certain components of Apple, rather than
12:11:14 2	Apple generally?
12:11:15 3	A. No. I as I indicated, this my
12:11:18 4	recollection is this is the correct agreement. So
12:11:23 5	Q. So it was company-wide in terms of Apple.
12:11:26 6	A. Company-wide in terms of do not directly
12:11:28 7	call cold call the company.
12:11:31 8	Q. And it applied to Apple and all of its
12:11:33 9	subsidiaries, correct?
12:11:35 10	A. I would assume so.
12:11:36 11	Q. And it was not geographically limited in any
12:11:39 12	respect?
12:11:39 13	A. As far as I can tell.
12:11:41 14	Q. Or in terms of timing?
12:11:45 15	MR. MITTELSTAEDT: Objection. Vague.
12:11:46 16	BY MR. HEIMANN:
12:11:47 17	Q. Well, were there any time limits on it?
12:11:49 18	A. No. As you know, it is now ended.
12:11:52 19	Q. I do know that.
12:11:53 20	A. Yeah.
12:11:53 21	Q. But there wasn't any time limit at the time it
12:11:55 22	was agreed upon.
12:11:58 23	A. But, again, you are using the word "agreement."
12:12:01 24	We sat in the equivalent of this room and decided to do
12:12:04 25	this.

12:12:06 1	Q. Well, isn't it true that Google had an
12:12:09 2	agreement with Apple that Google wouldn't cold call Apple
12:12:11 3	employees and Apple wouldn't cold call Google employees;
12:12:16 4	isn't that true?
12:12:18 5	MR. RUBIN: Objection. Lacks foundation.
12:12:19 6	THE WITNESS: Again, you are using the word
12:12:22 7	"agreement" in a specific way.
12:12:23 8	BY MR. HEIMANN:
12:12:24 9	Q. I'm using "agreement" in the common way that
12:12:26 10	agreement is used, just the English usage.
12:12:29 11	A. But I
12:12:30 12	MR. RUBIN: Move to strike that. So you should
12:12:33 13	ask questions, not respond.
12:12:34 14	THE WITNESS: Well, I'm actually trying to
12:12:35 15	answer your question as directly as possible.
12:12:37 16	BY MR. HEIMANN:
12:12:38 17	Q. Please.
12:12:39 18	A. We on our own made this agreement.
12:12:43 19	Q. And what is "this agreement"?
12:12:45 20	A. What you see in Exhibit 561.
12:12:46 21	Q. All right. So you agreed when you say
12:12:49 22	"agreed," the EMG agreed; is that what you are saying?
12:12:53 23	A. The executives of the company, the policy of
12:12:54 24	the company was to do what is in Exhibit 561.
12:12:58 25	Q. Okay.

12:12:58 1	A. And I and I approved it.
12:12:59 2	Q. And did Google communicate that fact to Apple?
12:13:06 3	A. I don't remember myself communicating this to
12:13:11 4	these people.
12:13:12 5	Q. I didn't say did you do it. Did Google do it?
12:13:15 6	A. I was trying to answer your question.
12:13:17 7	I don't know of any communications aside from
12:13:20 8	the Bill Campbell email, which I didn't know about until
12:13:23 9	you showed it to me.
12:13:24 10	Q. You hadn't seen that one before?
12:13:26 11	A. That's a privileged question. I had not seen
12:13:28 12	it before the privileged review.
12:13:30 13	Q. I take issue with whether it was privileged.
12:13:33 14	Did you see that document in preparing for the
12:13:35 15	deposition?
12:13:36 16	MR. RUBIN: Well, it is privileged. You can
12:13:37 17	ask.
12:13:39 18	MR. HEIMANN: You can argue it is privileged,
12:13:41 19	it doesn't mean it is privileged.
12:13:42 20	MR. RUBIN: I am asserting privilege, and I'm
12:13:44 21	directing him not to answer that question.
12:13:45 22	THE WITNESS: So I'm directed not to answer
12:13:46 23	that question?
12:13:47 24	MR. RUBIN: Right.
12:13:48 25	MR. HEIMANN: Only if you saw it. If you

12:13:49 1	didn't see it, you are to tell me you didn't see it.
12:13:52 2	MR. RUBIN: No.
12:13:54 3	THE WITNESS: Okay.
12:13:54 4	MR. RUBIN: He has already indicated that there
12:13:56 5	is something related to the preparation about that email,
12:13:58 6	so I'm directing him not to answer the question.
12:14:01 7	MR. HEIMANN: What's the basis for the
12:14:02 8	direction?
12:14:04 9	MR. RUBIN: That it was something that that
12:14:07 10	he that the witness has indicated that he the only
12:14:11 11	knowledge he has of it relates to preparation.
12:14:14 12	MR. HEIMANN: What's the legal basis for the
12:14:15 13	objection?
12:14:17 14	MR. RUBIN: Because it is work product,
12:14:18 15	attorney-client privilege.
12:14:19 16	MR. HEIMANN: Okay. Both, you claim?
12:14:21 17	MR. RUBIN: Yes.
12:14:21 18	BY MR. HEIMANN:
12:14:22 19	Q. All right. Was the understanding reciprocal on
12:14:33 20	Apple's part?
12:14:36 21	MR. RUBIN: Objection. Lacks foundation as to
12:14:37 22	"understanding."
12:14:38 23	THE WITNESS: I don't know what Apple's policy
12:14:39 24	was with respect to us. But I would have I would have
12:14:50 25	assumed that they would have done something similar, but

12:14:54 1	you characterized it as a mutual agreement between the
12:14:56 2	two companies.
12:14:57 3	BY MR. HEIMANN:
12:14:57 4	Q. Uh-huh.
12:14:58 5	A. Which is what I did not like in your question.
12:15:02 6	So I don't know if there was an agreement on the Apple
12:15:05 7	side with this kind of specificity.
12:15:08 8	Q. Well, now you've qualified it. Do you know
12:15:10 9	whether or not there was any agreement on Apple's side
12:15:13 10	with respect to cold calling into Google?
12:15:17 11	MR. RUBIN: Objection. Lacks foundation as to
12:15:18 12	"agreement."
12:15:21 13	THE WITNESS: Again, I don't know what Apple
12:15:22 14	as a general answer, I don't know what Apple's policy
12:15:25 15	with respect to cold calling into Google was. I didn't,
12:15:29 16	and I don't now.
12:15:31 17	BY MR. HEIMANN:
12:15:31 18	Q. So if I put it to you that, in fact, there was
12:15:34 19	an explicit agreement between Google and Apple not to
12:15:37 20	cold call each others' employees, you couldn't tell me
12:15:41 21	whether that was true or not.
12:15:42 22	A. Are you are you informing me that that's
12:15:43 23	true?
12:15:44 24	Q. I'll show you a document in a minute that says
12:15:46 25	that.

12:15:47 1	A. Oh, I'd love
12:15:48 2	MR. RUBIN: Objection. Objection. Lacks
12:15:49 3	foundation.
12:15:49 4	THE WITNESS: I'm looking forward to seeing
12:15:51 5	your document.
12:15:51 6	BY MR. HEIMANN:
12:15:52 7	Q. But the answer is, you don't know of any such
12:15:54 8	mutual agreement between Apple and Google.
12:15:56 9	A. I don't have direct knowledge that I can
12:15:59 10	recall.
12:16:00 11	Q. Do you have indirect knowledge that you can
12:16:01 12	recall?
12:16:02 13	A. Okay. Again, I'm trying to answer your
12:16:04 14	questions precisely. I don't have my guess would
12:16:09 15	be I guess I'm not supposed to guess in a deposition.
12:16:12 16	Q. You can guess.
12:16:13 17	A. My guess would be that that they had a
12:16:15 18	reciprocal arrangement of some kind, but I don't know the
12:16:18 19	details.
12:16:19 20	Q. Did Mr. Brin ever tell you that he had reached
12:16:22 21	such an agreement with Mr. Jobs?
12:16:24 22	MR. RUBIN: Objection. Lacks foundation.
12:16:26 23	THE WITNESS: I have no memory of such a
12:16:28 24	conversation.
25	//

12:18:00 25

12:16:28 1	BY MR. HEIMANN:
12:16:41 2	Q. Again, to Exhibit 561, that's the email from
12:16:47 3	Ms. Brown, Genentech is a company that is identified as
12:16:53 4	one of the three companies for this special arrangement.
12:16:57 5	Why?
12:16:58 6	A. I have no I don't specifically recall the
12:17:00 7	conversation, as I said. But I would observe that
12:17:04 8	Genentech, Intel, and Apple that Genentech and Intel
12:17:10 9	had board members that were board members of Google, and
12:17:13 10	Genentech was Art Levinson was the CEO of Genentech.
12:17:18 11	Paul Otellini was the CEO of Intel. And Apple, of
12:17:22 12	course, I eventually got on their board, and Bill
12:17:23 13	Campbell was a board member of Apple.
12:17:26 14	So, again, my feeling would be I don't
12:17:29 15	precisely remember, would be that this was related and
12:17:33 16	I vaguely remember saying that we did not want a
12:17:37 17	situation where you had a sitting board member and we
12:17:40 18	were cold calling into their companies.
12:17:43 19	Q. Now, at what level is that speculation and at
12:17:47 20	what level is that an actual memory of the reason for the
12:17:51 21	agreement with respect to Genentech?
12:17:53 22	A. It's vague enough I can't give you a precise
12:17:56 23	answer, but I think it's probably true.
12:17:58 24	Q. Was there any other reason you can think of for

Genentech being the subject of this agreement?

12:19:45 1	A. That is correct.
12:20:03 2	Q. Let's take a look at Exhibit 563.
12:20:34 3	Have you had a chance to read this?
12:20:35 4	A. I have.
12:20:36 5	Q. So this is an email internal to Apple from
12:20:39 6	Danielle Lambert, or Lambert, I'm not sure of the
12:20:43 7	pronunciation. Do you know who she was at the time?
12:20:47 8	A. I do not.
12:20:47 9	Q. And it is to U.S. recruiting, all at group
12:20:51 10	Apple. Do you see that?
12:20:53 11	A. I do.
12:20:53 12	Q. And it is dated February of 2005.
12:20:55 13	A. I do.
12:20:56 14	Q. The same time that the emails we were looking
12:20:58 15	at a moment ago were dated, right?
12:21:00 16	A. Yes.
12:21:01 17	Q. And she wrote, "All, please add Google to
12:21:04 18	your," quote, "'hands-off,'" close quote, "list. We
12:21:08 19	recently agreed not to recruit from one another. So if
12:21:11 20	you hear of any recruiting they are doing against us,
12:21:14 21	please be sure to let me know. Please also be sure to
12:21:17 22	honor our side of the deal."
12:21:19 23	Do you see that?
12:21:20 24	A. I do.
12:21:20 25	Q. How do you square that with your testimony

12:21:22 1	there was not an agreement between Apple and Google?
12:21:26 2	MR. RUBIN: Objection. Lacks foundation;
12:21:27 3	argumentative.
12:21:29 4	THE WITNESS: This is the first I've ever seen
12:21:30 5	of this email. So I have no opinion about this email.
12:21:33 6	My testimony stands.
12:21:36 7	BY MR. HEIMANN:
12:21:36 8	Q. Your testimony is there was no agreement
12:21:38 9	between the two not to recruit from each other, correct?
12:21:41 10	MR. RUBIN: Objection. Mischaracterizes his
12:21:42 11	prior testimony; lacks foundation.
12:21:45 12	THE WITNESS: I tried to be very precise, and I
12:21:47 13	said that we made a decision, which is well characterized
12:21:51 14	in Exhibit 561, to not directly cold call into, among
12:21:57 15	other things, Apple.
12:21:59 16	I also told you that I don't know what Apple
12:22:02 17	did internally. You've now presented evidence to me of
12:22:06 18	what Apple did internally, which is news to me.
12:22:08 19	BY MR. HEIMANN:
12:22:15 20	Q. Was the actions with respect to cold calling
12:22:21 21	communicated to Google's board of directors?
12:22:26 22	A. Well, it was certainly communicated to Bill
12:22:28 23	Campbell, who is an advisor to the Google board of
12:22:31 24	directors. I don't recall I don't recall a discussion
12:22:37 25	at the board about this.

12:22:38 1	Q. Did the board of directors approve it?
12:22:41 2	MR. RUBIN: Objection. Asked and answered.
12:22:44 3	THE WITNESS: As I indicated, I have no
12:22:45 4	recollection of such a discussion. However, it would not
12:22:48 5	have been it would not have required a board of
12:22:50 6	directors approval.
12:22:51 7	BY MR. HEIMANN:
12:22:53 8	Q. Do you know whether or not there is any
12:22:56 9	discussion in the minutes of any meeting of the board of
12:22:58 10	directors?
12:23:00 11	A. I do not.
12:23:08 12	Q. Is it something of sufficient importance that
12:23:11 13	you think in all likelihood it would have been presented
12:23:13 14	to the board?
12:23:14 15	MR. RUBIN: Objection. Asked and answered.
12:23:16 16	THE WITNESS: I think it's unlikely it would
12:23:18 17	have been presented to the board.
12:23:19 18	BY MR. HEIMANN:
12:23:20 19	Q. Why do you say that?
12:23:21 20	A. We were working on more important things.
12:23:32 21	Q. I'll ask you to take a look at Exhibit 640.
12:23:59 22	This is a somewhat lengthy document. I have
12:24:01 23	got one page and one section I'm going to focus on, but
12:24:06 24	you should at least take enough time to to familiarize

yourself with the document generally, and -- because what

12:24:09 25

12:37:10 This was, you know, as I indicated --1 Α. It is a long time ago. I understand that. 12:37:10 2 Q. 12:37:12 3 Α. Eight years ago. No. This is the best I can 12:37:15 4 recall. But I'm trying to find out whether you're 12:37:15 5 Q. 12:37:17 6 actually recalling something now, or whether you are, as 12:37:19 7 is natural, saying, this is what -- is this likely what I would have been thinking about and why I said this. 12:37:22 8 12:37:25 9 MR. RUBIN: Objection. Asked and answered; 12:37:27 10 argumentative and close to badgering. 12:37:30 11 THE WITNESS: I've answered your question by 12:37:32 12 saying that I don't recall the specific typing of this response, however, that my general view is what I told 12:37:35 13 12:37:40 14 you, and I'm sure that it was my general view then, too. 12:37:45 15 That's the best answer I can give you. 12:37:48 16 MR. HEIMANN: Fair enough. Fair enough. 12:37:59 17 Shall we break for lunch? Is that all right? 12:38:05 18 MR. RUBIN: If that's what you want to do. I 12:38:07 19 think Eric is probably ready to keep going for a little 12:38:09 20 while longer, but --12:38:10 21 MR. HEIMANN: We're going to go on to the end, so the question is only whether we eat now or wait. 12:38:12 22 12:38:15 23 THE WITNESS: I think you should go on until we're done, and I think we should work as hard as we can 12:38:17 24 12:38:20 25 to be done.

12:38:20 1	MR. HEIMANN: I can't go on without lunch.
12:38:24 2	THE WITNESS: Okay, then we should have lunch.
12:38:25 3	How long do you need for lunch?
12:38:27 4	MR. HEIMANN: I don't know what is being
12:38:28 5	offered.
12:38:31 6	MR. RUBIN: We can go off the record for lunch.
12:38:33 7	THE VIDEOGRAPHER: This is the end of Video
12:38:34 8	No. 1. We're now off the record at 12:38.
12:38:38 9	(Recess was taken.)
13:14:20 10	THE VIDEOGRAPHER: We are now on the record at
13:14:23 11	1:14. This is the beginning of Video No. 2.
13:14:27 12	BY MR. HEIMANN:
13:14:28 13	Q. Mr. Schmidt, if we could go back briefly to
13:14:31 14	Exhibit 640, that is the recruiting data and policy.
13:14:35 15	A. I have it.
13:14:37 16	Q. I've been informed that according to the
13:14:38 17	metadata the author of that document is Jane Sho, S-h-o.
13:14:44 18	Does that name mean anything to you?
13:14:46 19	A. It does not.
13:14:47 20	Q. Okay. Did you take any steps to enforce the no
13:14:55 21	cold call policy at Google?
13:14:59 22	MR. RUBIN: Objection. Vague.
13:15:01 23	THE WITNESS: What do you mean by "steps"?
13:15:02 24	BY MR. HEIMANN:
13:15:03 25	Q. Did you do anything to enforce the policy?

13:15:06 1	A. Well, I approved it.
13:15:08 2	Q. Right. And after approving it, did you become
13:15:10 3	involved in any way in enforcing the policy and seeing to
13:15:13 4	it that it was carried out?
13:15:15 5	A. Not that I'm aware nothing beyond approval.
13:15:20 6	Q. Let's take a look at Exhibit 187, please.
13:16:02 7	Have you had a chance to look at that?
13:16:04 8	A. I have.
13:16:04 9	Q. Does it strike that.
13:16:05 10	Do you recall it at all?
13:16:06 11	A. No.
13:16:07 12	Q. Do you recall from time to time after the
13:16:10 13	policy respecting Apple was put into effect receiving
13:16:14 14	communications from Steve Jobs complaining about Google's
13:16:18 15	recruiting into Apple?
13:16:20 16	A. I have a general recollection, but I don't
13:16:22 17	recall the specifics.
13:16:23 18	Q. What's the extent of your general recollection?
13:16:26 19	A. That whenever there was any recruiting
13:16:28 20	activity, we would hear from Steve one way or the other.
13:16:31 21	Q. And did he typically communicate directly to
13:16:35 22	you about those matters?
13:16:37 23	MR. RUBIN: Objection. Lacks foundation.
13:16:41 24	THE WITNESS: He would talk to whoever he had
13:16:43 25	spoken to the previous time on something else. So he

13:16:47 1	would speak to myself. He would speak to Bill Campbell.
13:16:50 2	For a while Alan Eustace was assigned to speak to Steve.
13:16:59 3	So it would depend.
13:17:02 4	BY MR. HEIMANN:
13:17:03 5	Q. Forgive me, I'm just not clear on your answer.
13:17:05 6	When you said "he would speak to whomever he
13:17:08 7	had last spoken to," are you talking about Mr. Jobs would
13:17:10 8	speak to whomever he had last spoken?
13:17:13 9	A. That's correct.
13:17:13 10	Q. What is can you explain what you mean by
13:17:14 11	that?
13:17:15 12	A. Well, the company had interactions with Steve,
13:17:18 13	and Steve would call whoever he had most recently spoken
13:17:21 14	with on another subject to let them know of his
13:17:24 15	displeasure.
13:17:25 16	Q. And that was just his idiosyncratic practice?
13:17:31 17	A. I I'm not going to judge it. So
13:17:33 18	Q. All right. That was setting aside the
13:17:36 19	idiosyncratic, that was Mr. Jobs' apparent practice from
13:17:41 20	what you saw and observed?
13:17:43 21	MR. RUBIN: Objection. Lacks foundation.
13:17:44 22	THE WITNESS: It is only my observation of what
13:17:45 23	happened. I can't speculate on Steve's motivations.
13:17:51 24	Again, let me remind you that I joined the
13:17:53 25	board about the board of Apple about at a time

13:17:56 1	in coincident with this era, this period of time.
13:17:59 2	BY MR. HEIMANN:
13:18:00 3	Q. I have it down that you joined in August of
13:18:02 4	2006. Does that sound right?
13:18:04 5	A. That sounds good.
13:18:05 6	Q. And you were on the board up until or through
13:18:08 7	August 2009?
13:18:09 8	A. That sounds about right.
13:18:10 9	Q. And then you went off the board of Apple?
13:18:12 10	A. That is correct.
13:18:13 11	Q. Why?
13:18:14 12	A. The conflicts between the company while I was
13:18:20 13	on the board it started with almost no conflict, and
13:18:24 14	then during the time I was on the board the iPhone was
13:18:28 15	announced, and then the android product line, which is
13:18:31 16	the primary competitor for the iPhone now, was announced,
13:18:36 17	and I had to recuse myself under the rules, which is the
13:18:39 18	right thing. And it got to the point where I had to
13:18:41 19	recuse myself from too much, that I could not effectively
13:18:45 20	contribute as an Apple board member, and it was the right
13:18:48 21	decision to get off.
13:18:51 22	Q. All right. Sir, in this instance we're look at
13:18:53 23	Exhibit 187, apparently Mr. Jobs brought to your
13:18:56 24	attention his complaint about Google's recruiting into

his iPod group.

13:18:59 25

13:19:02 1	A. I see that.
13:19:02 2	Q. All right. And I'm sorry. Maybe I already
13:19:05 3	asked you that. Do you recall this?
13:19:07 4	A. I do not, although as I read this, it's
13:19:10 5	probably the case that new cell phone software group is
13:19:14 6	referring to android.
13:19:18 7	Q. All right. And then you responded to him
13:19:23 8	fairly promptly, saying you would look into it and
13:19:27 9	affirming or reaffirming the policy of no recruiting?
13:19:30 10	A. That is correct.
13:19:32 11	Q. If we could go next to Exhibit 250.
13:20:14 12	A. Okay.
13:20:15 13	Q. All right. Do you have any recollection of
13:20:16 14	this email exchange?
13:20:17 15	A. No.
13:20:34 16	Q. In any event, what you've done strike that.
13:20:36 17	The email appears to be you're forwarding to
13:20:38 18	Mr. Jobs the information you had been provided about the
13:20:42 19	matter that he had asked about or complained about?
13:20:44 20	A. That is correct.
13:20:50 21	MR. RUBIN: Are you referring back to the prior
13:20:52 22	exhibit, or are you linking the two exhibits?
13:20:54 23	MR. HEIMANN: I think I did, yeah. Aren't they
13:20:59 24	linked?
13:21:13 25	THE WITNESS: I'm going to presume that these
I	

13:21:15 1	are two linked, but there is not a guarantee that they
13:21:18 2	are.
13:21:19 3	MS. BROWN: I'll note for the record that the
13:21:20 4	date on the prior exhibit, Exhibit 187, appears to be in
13:21:24 5	February 2006, whereas the date on the Exhibit 250 is
13:21:27 6	'07.
13:21:29 7	THE WITNESS: You are right.
13:21:30 8	BY MR. HEIMANN:
13:21:30 9	Q. So that would suggest they are not. My
13:21:32 10	apologies.
13:21:33 11	A. Let's assume they are not. This is referring
13:21:35 12	to some other incident, then.
13:21:37 13	Q. So in this email, I'm talking about
13:22:11 14	Exhibit 250, and it is not clear to me who the author of
13:22:17 15	the email is that you forwarded to Mr. Jobs, but whoever
13:22:21 16	the author is, they reported that on this specific case
13:22:24 17	the source or who contacted this Apple employee should
13:22:30 18	not have and will be terminated within the hour. Do you
13:22:32 19	see that?
13:22:33 20	A. I do.
13:22:33 21	Q. And then skipping down a bit it says, "In
13:22:35 22	general we have a very clear, "quote, "'do not call,'"
13:22:39 23	close quote, "policy that is given to every staffing
13:22:44 24	professional," et cetera.
13:22:45 25	Do you see that?

13:22:46 1	A. I do.
13:22:46 2	Q. Was this a matter of such importance that it
13:22:48 3	justified termination of the person who offended the
13:22:52 4	policy as is indicated here?
13:22:54 5	MR. RUBIN: Objection. Argumentative.
13:22:57 6	THE WITNESS: Well, as a general rule, Google
13:23:00 7	has a set of rules that the recruiters and everyone else
13:23:05 8	has to follow, and so I would assume reading this that
13:23:09 9	the manager observed that the recruiter had violated the
13:23:14 10	rules and was terminated. It was relatively it's how
13:23:20 11	you deal with with errors in a company.
13:23:22 12	BY MR. HEIMANN:
13:23:22 13	Q. Are you suggesting that every error committed
13:23:25 14	at Google resulted in termination?
13:23:28 15	MR. RUBIN: Objection. Mischaracterizes prior
13:23:29 16	testimony; argumentive.
13:23:32 17	THE WITNESS: If it is a rule that you've been
13:23:33 18	told you have to follow or you'll lose your job, sure.
13:23:36 19	BY MR. HEIMANN:
13:23:37 20	Q. And this was such a rule?
13:23:38 21	A. I don't know, but I would infer it was.
13:23:46 22	Q. Let's take a look at Exhibit 192.
13:24:08 23	A. This explains to you the origin.
13:24:22 24	Q. Right.
13:24:22 25	A. Okay. So what was your question?

13:24:25 1	Q. So you've had a chance to look at this? That's
13:24:27 2	the first question.
13:24:28 3	A. Uh-huh.
13:24:29 4	Q. This email string appears to begin with an
13:24:31 5	email from a Google recruiter to someone at Apple.
13:24:36 6	A. That's I see that.
13:24:37 7	Q. All right. And then Steve Jobs forwards that
13:24:41 8	email to you with the statement, "I would be very pleased
13:24:46 9	if your recruiting department would stop doing this." Do
13:24:49 10	you see that?
13:24:50 11	A. That is correct.
13:24:53 12	Q. And you responded to let me make sure I get
13:25:01 13	this right.
13:25:02 14	A. I'll try to help you.
13:25:03 15	Q. Sure.
13:25:03 16	A. This is a forward where I'm forwarding Steve's
13:25:06 17	mail almost certainly to Shona.
13:25:08 18	Q. Okay.
13:25:10 19	A. Where I say to Shona, "I believe that we have a
13:25:12 20	no policy of recruiting from Apple." Or perhaps it is
13:25:16 21	Arnnon. I'm sending it to either Shona or Arnnon, or
13:25:20 22	whatever his name is, and then you can see the response
13:25:24 23	from Arnnon to me, and then you can see the response from
13:25:27 24	Shona to Arnnon in order.

Right. So this would be -- so it is clear on

Q.

13:25:30 25

13:25:33 1	the record, so Arnnon's response to you is the one on
13:25:36 2	March 8 which he writes, "on this specific case," et
13:25:40 3	cetera.
13:25:40 4	A. That is correct. You can see he has addressed
13:25:45 5	it to me.
13:25:45 6	Q. Yes, sir. And that is the email in which he
13:25:48 7	says the person will be terminated within the hour?
13:25:50 8	A. Right. And you'll also see above that Shona's
13:25:54 9	direction to Arnnon that we have a zero tolerance policy
13:25:58 10	for violating our policies, which should answer your
13:26:01 11	earlier question.
13:26:02 12	Q. Right. So this policy regarding recruiting
13:26:04 13	was, as she puts it here, "a zero tolerance policy" that
13:26:09 14	warranted immediate termination if violated.
13:26:12 15	MR. RUBIN: Objection. Mischaracterized the
13:26:15 16	document.
13:26:15 17	THE WITNESS: Again, I'll let the document
13:26:17 18	speak for itself. So
13:26:18 19	BY MR. HEIMANN:
13:26:19 20	Q. That's what the document says, right?
13:26:20 21	MR. RUBIN: Objection. Same objection.
13:26:22 22	THE WITNESS: "I want it clear we have a zero
13:26:24 23	tolerance policy for violating our policies." So I think
13:26:28 24	that's how I'd interpret it.
25	//

13:26:31 1	BY MR. HEIMANN:
13:26:32 2	Q. Right. Now, focusing again on the policy with
13:26:40 3	respect to Apple, you've indicated in your prior
13:26:45 4	testimony that the policy was a no cold call policy. I
13:26:49 5	think that's the fairest way to summarize it, right?
13:26:51 6	A. Yeah, we call it a do-not-call policy.
13:26:53 7	Q. Do-not-call policy, thank you.
13:26:55 8	A. DNC.
13:26:56 9	Q. But with respect to Apple, wasn't it more than
13:26:59 10	that, wasn't it also a do-not-hire unless Steve Jobs
13:27:02 11	okays the hire?
13:27:03 12	MR. RUBIN: Objection. Argumentative; lacks
13:27:04 13	foundation.
13:27:06 14	THE WITNESS: That is not true.
13:27:07 15	BY MR. HEIMANN:
13:27:08 16	Q. Let's take a look at Exhibit 278. Have you had
13:27:55 17	a chance to take a look at this?
13:27:57 18	A. I do.
13:27:57 19	Q. This is an email from Mr. Eustace, Alan
13:27:59 20	Eustace, to Steve Jobs, correct?
13:28:01 21	A. Uh-huh. Yes.
13:28:03 22	Q. And who is Mr. Eustace at Google at the time?
13:28:06 23	A. Senior vice president of engineering.
13:28:08 24	Q. That is a senior position, is it not?
13:28:10 25	A. That is correct.

13:28:11 1	Q. And he copies Mr. Campbell and the two founders
13:28:14 2	of the company as well, correct?
13:28:16 3	A. That's correct.
13:28:17 4	Q. And he says in part, "Google would like to make
13:28:21 5	an offer to " Is that how you
13:28:26 6	pronounce it? Do you know?
13:28:28 7	A. I don't know.
13:28:28 8	Q. " to run a small engineering center in Paris.
13:28:31 9	Bill, Larry, Sergey" Sergey, sorry, "and
13:28:35 10	believe it is important to get your blessing before
13:28:38 11	moving forward with this offer."
13:28:39 12	Skipping down to the last paragraph, "Google's
13:28:41 13	relationship with Apple is extremely important to us. If
13:28:44 14	that relationship is any way threatened by this hire,
13:28:47 15	please let me know, and we will pass on this
13:28:50 16	opportunity."
13:28:50 17	Do you see that?
13:28:51 18	A. I do.
13:28:52 19	Q. Did you know anything about this at the time?
13:28:55 20	A. I did not. Or I should say, I don't have any
13:29:02 21	memory of it.
13:29:06 22	Q. If we can go to Exhibit 648.
13:29:09 23	Have you had a chance to look at that?
13:29:55 24	A. I have.
13:29:55 25	Q. So this is an email chain, I'll try to

13:29:57 1	summarize it rather than read through it, in which it
13:30:01 2	appears that Mr. Jobs had not responded to the email that
13:30:04 3	we saw just a moment ago. I'm looking at page 2, halfway
13:30:08 4	down it says, "Steve didn't respond to my email, but Bill
13:30:12 5	Campbell promised to call," et cetera.
13:30:14 6	A. That's what it says.
13:30:16 7	Q. And then looking at the first page there is an
13:30:21 8	email exchange involving whether or not Mr. Campbell had
13:30:24 9	had a chance to talk with Mr. Jobs yet about the subject.
13:30:27 10	Do you see that?
13:30:27 11	A. I do.
13:30:28 12	Q. And the last email is Mr. Campbell saying he is
13:30:31 13	going to be meeting with Mr. Jobs on Sunday.
13:30:34 14	A. I see that.
13:30:35 15	Q. Okay. Refresh your memory at all about this
13:30:38 16	incident at this point?
13:30:40 17	A. No.
13:30:41 18	Q. If we can go next, then, to Exhibit 650 no,
13:30:48 19	I'm sorry, Exhibit 279.
13:31:14 20	A. Okay.
13:31:15 21	Q. So now what I'm showing you is the response
13:31:16 22	that Mr. Jobs sent on the 9th of April the day after
13:31:20 23	or maybe the very day he spoke with Mr. Campbell,
13:31:22 24	according to Exhibit 648, in which Mr. Jobs wrote, "What
10 01 00 05	

be working on? We would have a problem

would

13:31:28 25

13:31:28 1	if it is related to cell phone handsets, et cetera."
13:31:31 2	Do you see that?
13:31:31 3	A. I do.
13:31:32 4	Q. And then Mr. Eustace responded to that email as
13:31:36 5	is indicated here, "Thank you very much for responding,"
13:31:38 6	et cetera. Do you see that?
13:31:39 7	A. I do.
13:31:40 8	Q. And if we can go next then to Exhibit 650.
13:32:19 9	A. I see that.
13:32:19 10	Q. So this begins with an email from Mr. Eustace
13:32:21 11	to Mr. Jobs on the 25th of April, describing the desire
13:32:23 12	to hire and four people who used to work for
13:32:27 13	him at Apple in Paris. Do you see that?
13:32:30 14	A. Uh-huh.
13:32:30 15	Q. And then Mr. Jobs wrote back, "We strongly
13:32:33 16	prefer that you not hire these guys."
13:32:34 17	Do you see that?
13:32:35 18	A. Yes.
13:32:36 19	Q. And then Mr. Eustace I'm sorry yes,
13:32:45 20	Mr. Eustace writes to relating that to him and
13:32:48 21	indicating that "We can't risk our relationship with
13:32:50 22	Apple to make this happen over his objection."
13:32:52 23	Do you see that?
13:32:53 24	A. I see.
13:32:54 25	Q. All right. And finally, if we go to

13:32:57 1	Exhibit 653.
13:33:29 2	A. Okay.
13:33:29 3	Q. So this is what appears to me to be the
13:33:32 4	concluding email on the subject in which Mr. Eustace
13:33:35 5	wrote to Mr. Jobs on May 23 of 2006, saying, among other
13:33:38 6	things, that "Based on your strong preference that we not
13:33:42 7	hire the ex-Apple engineer,, and I decided not
13:33:46 8	to open a Paris engineering center."
13:33:48 9	Do you see that?
13:33:53 10	A. I do.
13:33:53 11	Q. Once again, do you have any recollection of
13:33:55 12	knowing about this exchange?
13:33:56 13	A. No, but I should note that we have an
13:33:59 14	engineering center now in Paris.
13:34:02 15	Q. Glad to hear it, but the question is, how do
13:34:04 16	you square this with the notion that the agreement with
13:34:07 17	Apple did not involve requiring Mr. Jobs' permission for
13:34:11 18	hiring Apple people?
13:34:12 19	MR. RUBIN: Objection. Lacks foundation.
13:34:17 20	THE WITNESS: Well, you as you can see, I
13:34:19 21	was not copied on any of this correspondence.
13:34:21 22	BY MR. HEIMANN:
13:34:21 23	Q. I do.
13:34:22 24	A. So I was not involved in this whole
13:34:24 25	transaction. But I stated what I what I understood

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13	:	3	4	:	4	4		7	
13	:	3	4	:	4	4		8	
13	:	3	4	:	4	4		9	
13	:	3	4	:	4	7	1	0	
13	:	3	5	:	1	9	1	1	
13	:	3	5	:	1	9	1	2	
13	:	3	5	:	2	1	1	3	
13	:	3	5	:	2	5	1	4	
13	:	3	5	:	2	8	1	5	
13	:	3	5	:	3	4	1	6	
13	:	3	5	:	3	8	1	7	
13	:	3	5	:	4	2	1	8	
13	:	3	5	:	4	7	1	9	
13	:	3	5	:	4	9	2	0	
13	:	3	5	:	5	2	2	1	
13	:	3	5	:	5	7	2	2	
13	:	3	6	:	0	0	2	3	
13	:	3	6	:	0	7	2	4	
13	:	3	6	:	0	9	2	5	

the agreement between -- or whatever you want to characterize them, that Google had about hiring Apple people, which is do not call, but if people approached us, we would pursue. In this particular case, Alan seems to have gone one step further for reasons that he would have to tell you.

(Exhibit 861 was marked for identification.)
BY MR. HEIMANN:

- Q. All right. Let me ask you to take a look at Exhibit 861. Have you had a chance to look at that?
  - A. I have.
- Q. This is an email internal to Apple, as I understand it, and the point I want to focus on is the originating email from Daniel -- Danielle, excuse me, Lambert to Mr. Jobs, June of 2006. And in particular, the second paragraph of that email, in which she said, "We have been diving into the search for someone to lead an ad sales team and surfacing some good folks. We're researching Google to see who's there and learn what we can about their backgrounds, but are not directly calling them directly given the agreement you and Sergey" -- I hope I'm pronouncing it correctly -- "struck not to recruit from one another." Let me stop there.

Were you aware that such an agreement had been reached between Mr. Jobs and Sergey Brin at Google?

13:36:13 1	A. Well, I've already indicated that there was no
13:36:15 2	such agreement, in your terms. I don't know what Sergey
13:36:21 3	may have said separately to Steve or what impressions he
13:36:24 4	may have given. We I already showed you what we did.
13:36:30 5	You showed me an email from this Danielle Lambert woman,
13:36:33 6	who I don't know, which indicates that they were doing
13:36:36 7	something similar for us.
13:36:39 8	Q. Well, to be fair, both that email and this
13:36:41 9	email speak in terms of an actual agreement between the
13:36:43 10	two companies not to recruit from each other, right?
13:36:48 11	MR. RUBIN: Objection. Argumentative; lacks
13:36:49 12	foundation.
13:36:49 13	THE WITNESS: Well, I all I can see are the
13:36:51 14	words on the page. So I it's very hard to interpret
13:36:55 15	an email in the context of a different company. So
13:36:59 16	you'd have to ask them.
13:37:18 17	BY MR. HEIMANN:
13:37:18 18	Q. Well, let's look at a Google document on this
13:37:21 19	subject. Let's look at Exhibit 661.
13:38:01 20	My focus is on the first page of the document.
13:38:19 21	A. Okay.
13:38:19 22	Q. First of all, do you recognize the document?
13:38:21 23	A. I do not.
13:38:22 24	Q. It's a Google document, correct? It is from
13:38:28 25	Google's business records, right?

13:38:36 1	A. I'm sorry. Are you asking me?
13:38:37 2	Q. Yes.
13:38:38 3	A. I didn't produce the document, so I don't know.
13:38:40 4	Q. When you say you, you mean you personally
13:38:42 5	didn't produce it, right?
13:38:44 6	A. I I don't know where these documents come
13:38:46 7	from.
13:38:47 8	Q. I'll tell you this document came from Google's
13:38:49 9	business records.
13:38:50 10	A. And as I asked you previously, I don't know who
13:38:53 11	wrote these documents. You told me the name of somebody
13:38:54 12	I didn't know.
13:38:54 13	Q. Right.
13:38:54 14	A. So if you could let me know who wrote it, that
13:38:56 15	would be helpful.
13:38:57 16	Q. Well, I think this document was written by
13:38:59 17	Mr. Geshuri, is it not?
13:39:02 18	MR. HARVEY: I have to double-check this
13:39:03 19	document specifically.
13:39:05 20	THE WITNESS: Okay.
13:39:05 21	BY MR. HEIMANN:
13:39:06 22	Q. In any event, there is no doubt it is a Google
13:39:08 23	document, in your mind, is there?
13:39:09 24	A. Well, I would assume so, yeah.
13:39:11 25	Q. And the title of the document at the part at

13:39:13 1	the very beginning says, "Google" in big letters,
13:39:16 2	"Special Agreement Hiring Policy," right?
13:39:18 3	A. I see that.
13:39:19 4	Q. Lower left-hand corner says it was a revision
13:39:22 5	from January of 2008, correct?
13:39:26 6	A. Yes, it says that.
13:39:27 7	Q. All right. If you'll take a look at the text
13:39:29 8	about halfway down on the first page, just below the line
13:39:33 9	that goes across the page, it says, "The following
13:39:36 10	companies (and by association, their subsidiaries listed
13:39:40 11	in Appendix A) have a special agreement with Google and
13:39:44 12	are part of the 'Do Not Cold Call' list."
13:39:46 13	And then there is a list of parent companies
13:39:49 14	provided there. Do you see that?
13:39:50 15	A. I do.
13:39:51 16	Q. And then it goes on to say, "For each of these
13:39:53 17	'Do Not Cold Call' companies, Google has agreed to the
13:39:57 18	following protocol."
13:39:58 19	Now, can you square that with strike that.
13:40:01 20	Doesn't that indicate to you that there were
13:40:02 21	actual agreements between Google and these companies
13:40:04 22	respecting the subject matter here?
13:40:09 23	MR. RUBIN: Objection. Lacks foundation.
13:40:12 24	THE WITNESS: I didn't write these, and I
13:40:15 25	didn't write the word "agreement." So I'm not aware of

13:40:18 1	agreements in the sense of written documents, if that's
13:40:21 2	what your question is.
13:40:21 3	BY MR. HEIMANN:
13:40:22 4	Q. I said nothing about writing, sir.
13:40:24 5	A. Well
13:40:24 6	Q. You understand agreements don't have to be in
13:40:26 7	writing to be agreements, right?
13:40:27 8	A. Well, again
13:40:29 9	MR. RUBIN: Objection. That's if you do
13:40:31 10	you have another question?
13:40:32 11	BY MR. HEIMANN:
13:40:32 12	Q. That's a question.
13:40:34 13	A. What is the question?
13:40:35 14	Q. You understand, sir, that in business an
13:40:37 15	agreement doesn't have to be in writing in order for it
13:40:41 16	to be an agreement.
13:40:42 17	A. As a that's true. I can assure you that at
13:40:45 18	Google everything is in writing.
13:40:46 19	Q. You don't have any gentleman's agreements at
13:40:49 20	Google, huh?
13:40:50 21	A. They are generally a problem.
13:40:52 22	Q. So back to the question here, were you aware of
13:40:56 23	the agreements that are specifically described here
13:41:01 24	between Google and these companies?
13:41:03 25	MR. RUBIN: Objection. Lacks foundation.

13:41:06 1	THE WITNESS: Well, again, I'm not aware of
13:41:07 2	agreements, period. I have previously testified that I
13:41:12 3	was aware of do-not-call decisions, if you want to call
13:41:18 4	them, with Apple, Genentech, IBM, Intel, and some of
13:41:25 5	these I was not aware of even now.
13:41:29 6	BY MR. HEIMANN:
13:41:54 7	Q. Did the executive management group periodically
13:41:57 8	review the no cold call policy or agreements, whatever?
13:42:04 9	MR. RUBIN: Objection. Lacks foundation to the
13:42:08 10	extent there were agreements or whatever. I mean it
13:42:10 11	would be easier just to call it a DNC list for clarity.
13:42:13 12	MR. HEIMANN: I choose not to call it that,
13:42:15 13	because the documents refer to it as an agreement and as
13:42:18 14	a list, so I think I can use them in the alternative.
13:42:20 15	And the notion that there is no foundation for the use of
13:42:22 16	the word "agreements" in the face of these documents is
13:42:25 17	absurd.
13:42:26 18	MR. RUBIN: You can call it whatever you want.
13:42:27 19	You'll be able to argue whatever you want. I'm saying
13:42:30 20	for purposes of the deposition, I think you'll get fewer
13:42:33 21	objections if you just call it a DNC list.
13:42:37 22	MR. HEIMANN: I'm sorry. I lost my train of
13:42:39 23	thought there. What was the question?
13:42:51 24	(Record was read as follows: "Question: Did
13:42:51 25	the executive management group periodically review the no

14:01:45 1	MR. RUBIN: Objection. Vague.
14:01:46 2	THE WITNESS: I don't know what Intel's policy
14:01:48 3	with respect to recruiting Google was.
14:01:50 4	BY MR. HEIMANN:
14:01:50 5	Q. Don't you think it's likely that you did know
14:01:52 6	at the time?
14:01:53 7	MR. RUBIN: Objection. Argumentative; calls
14:01:55 8	for speculation.
14:01:58 9	THE WITNESS: No. I actually don't.
14:01:59 10	BY MR. HEIMANN:
14:02:01 11	Q. And why is that?
14:02:02 12	A. The relationship was unique because Paul was on
14:02:07 13	the Google board, whereas I was not on the Intel board.
14:02:12 14	So it is perfectly possible you could have different
14:02:15 15	policies in two different companies. It is not
14:02:17 16	symmetric.
14:02:18 17	Q. And the "Paul" in your answer is who?
14:02:20 18	A. Otellini.
14:02:22 19	Q. He was the CEO
14:02:24 20	A. CEO of Intel.
14:02:25 21	Q. Don't you think it likely that if there was an
14:02:27 22	actual agreement, whether in writing or not, between
14:02:31 23	Google and Intel about not recruiting from each others'
14:02:35 24	employees, that you would have been aware of that?
14:02:37 25	MR. RUBIN: Objection. Argumentative; calls

14:03:46 25

14:02:39 1	for speculation; lacks foundation based on prior
14:02:42 2	testimony.
14:02:48 3	THE WITNESS: As I previously said, we set the
14:02:50 4	policy based on what we thought was the right way to
14:02:53 5	treat these partners. I have no memory of ever
14:02:58 6	discussing Intel's policy.
14:03:00 7	BY MR. HEIMANN:
14:03:01 8	Q. Did Google tell these companies what Google's
14:03:05 9	policy was?
14:03:06 10	A. I'm sure I spoke with Paul about this at some
14:03:09 11	point.
14:03:10 12	Q. And you don't have any recollection of him
14:03:12 13	assuring you that Intel's practices and policies with
14:03:15 14	Google was the same as Google's was to Intel; is that
14:03:20 15	right?
14:03:20 16	A. That's correct. It's also it's important to
14:03:22 17	understand that it's at these situations are
14:03:24 18	asymmetric because at the time in question Google was
14:03:28 19	growing very, very dramatically, and so we were certainly
14:03:34 20	hiring lots of people from the Valley; whereas the other
14:03:36 21	companies might not have been in such a growth phase. So
14:03:40 22	they're not they're not symmetric relationships.
14:03:43 23	Q. And how does that relate to the question about
14:03:44 24	whether or not the agreements were reciprocal?

Well, they don't have to be reciprocal to be

A.

14:03:48 1	the right thing. We could decide unilaterally to do the
14:03:52 2	right thing.
14:03:52 3	Q. And not at all be troubled that the other
14:03:54 4	companies might be recruiting your best people right out
14:03:57 5	from under your nose?
14:03:58 6	A. I think it's highly unlikely that Intel would
14:04:02 7	have recruited any of our best people at the current and
14:04:04 8	periods of time you are discussing.
14:04:06 9	Q. How about not some of your best people, then?
14:04:08 10	MR. RUBIN: I'm sorry?
14:04:09 11	BY MR. HEIMANN:
14:04:10 12	Q. Some of your other people.
14:04:11 13	A. We would argue that all of our people are our
14:04:13 14	best people.
14:04:14 15	Q. That's right. So you think it is likely that
14:04:16 16	they would have been recruiting at all from Google?
14:04:18 17	A. Well, Google during this period was I don't
14:04:21 18	know how to describe it without sounding arrogant, but we
14:04:24 19	were the hottest company in the Valley to work for during
14:04:27 20	this period. We were winning best places to work for,
14:04:30 21	you know, many, many other aspects.
14:04:32 22	So I think it is a fair characterization that
14:04:36 23	we that we would generally win such a competition.
14:04:45 24	Q. So you are suggesting you didn't need it to be
14:04:47 25	reciprocal because you were such an attractive place to

14:04:52 1	work; is that fair?
14:04:54 2	A. Well
14:04:54 3	MR. RUBIN: Objection. Argumentative;
14:04:56 4	mischaracterizes prior testimony.
14:04:57 5	THE WITNESS: Again, these are your your
14:04:58 6	words. What I would say is that we pride ourselves as
14:05:01 7	being the best place to work and we believe the best
14:05:03 8	people want to work at the best place, and we believe
14:05:06 9	that they should work at Google. Our position is quite
14:05:09 10	clear.
14:05:10 11	BY MR. HEIMANN:
14:05:10 12	Q. What is your relationship with Mr. Otellini?
14:05:12 13	A. I think it's good as personal friends, and
14:05:15 14	she and he remains a board member.
14:05:21 15	MR. MITTELSTAEDT: Remains a what?
14:05:25 16	MS. BROWN: Board member.
14:05:25 17	BY MR. HEIMANN:
14:05:26 18	Q. Let's take a look at some documents. Start
14:05:28 19	with Exhibit 651.
14:06:03 20	A. Okay.
14:06:03 21	Q. All right. Do you recognize this email?
14:06:06 22	A. No.
14:06:07 23	Q. All right. It is an email exchange in May of
14:06:11 24	2006 between yourself and Mr. Otellini at Intel, right?
14:06:15 25	A. That's correct.

14:06:15 1	Q. And it begins with an email from Mr. Otellini
14:06:19 2	to you, subject, recruiting, which reads in part, "Sorry
14:06:24 3	to bother you again on this topic, but my guys are very
14:06:28 4	troubled by Google continuing to recruit our key
14:06:32 5	players."
14:06:33 6	And then he dropping down to the last
14:06:38 7	sentence in the email, he says, "Can you please reinforce
14:06:41 8	the no-recruiting agreement. I would appreciate it.
14:06:45 9	Thanks, Paul."
14:06:46 10	Do you see that?
14:06:47 11	A. I do.
14:06:47 12	Q. And then you wrote to people at Google,
14:06:53 13	Ms. Brown and Mr. Geshuri, saying, "Can you review? I
14:06:57 14	thought Intel was on our no-hire list." Right?
14:07:01 15	A. I see that.
14:07:02 16	Q. And then Mr. Geshuri says, "I will investigate
14:07:04 17	and provide a report on this situation." Right?
14:07:10 18	A. Yes.
14:07:11 19	Q. All right. And you don't recall any of this, I
14:07:13 20	gather.
14:07:13 21	A. That's correct.
14:07:14 22	Q. And did you know what agreement Mr. Otellini
14:07:24 23	was talking about at the time?
14:07:25 24	A. Well, as I said, I don't remember the the
14:07:27 25	email, but this would be the do-not-call policy that we

14:07:31 1	had in place.
14:07:33 2	Q. Which he referred to as an agreement, correct?
14:07:37 3	MR. RUBIN: Objection. Calls for speculation;
14:07:41 4	foundation.
14:07:41 5	THE WITNESS: I didn't write his words.
14:07:42 6	BY MR. HEIMANN:
14:07:43 7	Q. You need to answer my question. He called it
14:07:45 8	an agreement in this email, did he not?
14:07:47 9	A. I observed
14:07:48 10	MR. RUBIN: Objection. Lacks foundation; calls
14:07:48 11	for speculation.
14:07:49 12	THE WITNESS: I observe he says the words
14:07:50 13	"no-recruiting agreement" in his email.
14:07:53 14	MR. RUBIN: Just to clarify, an objection by
14:07:56 15	one, I think we have a standing understanding,
14:07:59 16	Mr. Heimann, that an an objection by one defendant is
14:08:02 17	incorporated for all defendants.
14:08:05 18	MR. HEIMANN: I think that has been understood
14:08:07 19	from the beginning.
14:08:08 20	MR. RUBIN: We hadn't said it on the record
14:08:10 21	today.
14:08:11 22	MR. HEIMANN: I don't think it's necessary.
14:08:13 23	MR. RUBIN: I'll take it back.
14:08:31 24	BY MR. HEIMANN:
14:08:32 25	Q. Let's take a look at Exhibit 458.

14:09:07 1	A. Okay.
14:09:08 2	Q. All right. Sir, this is an internal Intel
14:09:10 3	record. As far as I know, nobody outside of Intel was
14:09:17 4	involved. Certainly nobody from Google.
14:09:22 5	But if you'll focus on the email from Gabriel
14:09:26 6	Thompson to Patty Murray and to Paul Otellini at the top
14:09:29 7	of the first page, do you see that?
14:09:31 8	A. I do.
14:09:32 9	Q. Do you recognize any of the names, other than
14:09:33 10	Mr. Otellini, by any chance?
14:09:35 11	A. I do not.
14:09:35 12	Q. And the subject of that email is, "Global
14:09:40 13	gentleman agreement with Google." Do you see that?
14:09:43 14	A. I see it.
14:09:44 15	Q. And the question that Ms. Thompson posed was,
14:09:48 16	"Are either of you aware of any agreement with Google
14:09:51 17	that prohibits us from recruiting Google's senior
14:09:54 18	talent?" Do you see that?
14:09:55 19	A. Uh-huh.
14:09:56 20	Q. Mr. Otellini responded promptly, saying, "Yes."
14:10:02 21	Do you see that?
14:10:03 22	A. I do.
14:10:05 23	Q. And if you'll next go to Exhibit 202, 202
14:10:31 24	reproduces part of the email that I just showed you,
14:10:34 25	including the question being posed by Ms. Thompson, "Are

14:19:19 dealing with, did you personally review the public, or 1 did somebody screen those for you? 14:19:19 2 My assistant screened it, and they do that 14:19:26 3 today. So it is perfectly possible that mail sent to my 14:19:28 4 public address I did not see because my assistants missed 14:19:32 5 14:19:35 6 it, but I was quite thorough at reading my private 14:19:38 7 emails. So my presumption is if it's a private email, I did, in fact, read it. 14:19:41 8 All right. So -- withdraw that. 14:19:43 9 Q. Now, in his -- I know you're going to be 14:20:02 10 14:20:05 11 thinking as your counsel, I'm beating a dead horse, but 14:20:08 12 I'm going to have to beat it to death and then some. In 14:20:11 13 his email to you he talks about a reciprocal 14:20:14 14 understanding. Do you see that? 14:20:15 15 I see he says, "I think we should have a Α. general understanding that we are not actively recruiting 14:20:17 16 14:20:20 17 from each other." 14:20:21 18 All right. Did you reach such a general Q. 14:20:22 19 understanding with him? 14:20:24 20 MR. RUBIN: Objection. Asked and answered. 14:20:25 21 THE WITNESS: As I've previously said, I have no memory of such an agreement, but it is obvious that 14:20:27 22 14:20:30 23 we -- we put them on the do-not-call list for a while, from this email. 14:20:33 24

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14:20:38 1	BY MR. HEIMANN:
14:20:44 2	Q. Do you know how long they remained on the list?
14:20:46 3	A. Well, as I read it, it says they were on for
14:20:49 4	two months. I don't think that they were on very long,
14:20:52 5	because eventually our partnerships and plans did not
14:20:56 6	come together with Dell. So it was probably not very
14:21:01 7	long.
14:21:38 8	Q. So I know that you're speculating to some
14:21:40 9	extent. You think in all likelihood they came out within
14:21:44 10	a reasonably short they came off the list within a
14:21:46 11	reasonably short period of time?
14:21:49 12	A. Compared to some of the other companies, they
14:21:51 13	would have been on the list for a shorter period of time,
14:21:54 14	but I could not characterize to you what "shorter" is.
14:22:33 15	MR. HEIMANN: Let me have you take a look next
14:22:36 16	at Exhibit 872.
14:22:37 17	(Exhibit 872 was marked for identification.)
14:22:37 18	BY MR. HEIMANN:
14:23:25 19	Q. Have you had a chance to look at that?
14:23:27 20	A. I have.
14:23:27 21	Q. Do you recall the email at all?
14:23:29 22	A. I don't recall the email, but I recall speaking
14:23:32 23	with Meg.
14:23:33 24	Q. So you recall the conversation that is referred
14:23:36 25	to in the email; is that fair?

14:23:38 1	A. I I recall that we had a conversation. I'm
14:23:40 2	sure this is what I wrote after the conversation.
14:23:43 3	Q. Okay. Tell me as best you recall what was said
14:23:46 4	in the conversation with Ms. Whitman.
14:23:48 5	A. I think the email summarizes the conversations.
14:23:54 6	So that's I don't remember the specific subjects.
14:23:58 7	This is as good a memory as we're going to get eight
14:24:00 8	years ago, as I said.
14:24:02 9	Q. Well, there is a reason for me doing this that
14:24:04 10	may not be clear to you.
14:24:06 11	A. Okay.
14:24:06 12	Q. The first question is, can you tell me of your
14:24:08 13	own recollection what was said, and if you can't, you
14:24:10 14	should say, "I don't know what"
14:24:13 15	A. I understand. Again, I'm trying to be helpful
14:24:15 16	here.
14:24:16 17	I recall Meg calling me and complaining about
14:24:19 18	hiring. I don't recall the specifics of what she said at
14:24:23 19	all.
14:24:24 20	Q. All right. Do you do you know or do you
14:24:26 21	recall whether eBay strike that.
14:24:29 22	Was she calling about eBay as opposed to
14:24:32 23	PayPal?
14:24:37 24	MR. MITTELSTAEDT: Objection. Lacks
14:24:37 25	foundation.

14:24:37 THE WITNESS: Because I have had the benefit of 1 14:24:39 reading this email, I now recall that she was 2 14:24:41 3 particularly incensed that a Google recruiter had called , who was her Number Two at the time. 14:24:45 4 14:24:48 5 BY MR. HEIMANN: 14:24:49 6 Q. Okay. Let me tell you something that I know 14:24:51 7 you know already, but just to be clear. When -- when you -- when your memory gets 14:24:53 8 14:24:55 9 refreshed from documents, you did the right thing there, 14:25:00 10 tell me what your memory is. 14:25:02 11 Α. All right. 14:25:02 12 I'm not trying to confine you in unreasonable Q. 14:25:05 13 ways as to how you go about answering these questions. 14:25:08 14 All right. So the answer is, she was calling 14:25:11 15 in particular about one person who was an eBay employee, if I understood you correctly. 14:25:14 16 14:25:16 17 Yes. Again, it is -- there is a couple of Α. 14:25:20 18 things now. I went to college with Meg. Our children 14:25:23 19 went to school together. I have socialized with Meg and 14:25:27 20 her husband. After we went public, Meg invited me over for a chat to advise me how to become a better public 14:25:31 21 14:25:36 22 company CEO. Meg has been very gracious and very helpful 14:25:40 23 to me for many years. I'm a very big supporter of Meg. So if Meg calls me and she has got a problem, I'm going 14:25:44 24

to pay attention.

14:25:48 25

14:25:49 1	I don't recall the specifics aside from what
14:25:51 2	has been refreshed by my by this, but as I am trying
14:25:55 3	to be helpful and say, I'm sure this is accurately
14:25:57 4	what what was said.
14:25:59 5	Q. So the first point of that you recorded of
14:26:03 6	the conversation was, "Google is the talk of the Valley
14:26:07 7	because we are driving salaries up across the board.
14:26:10 8	People are just waiting for us to fail or to fall,"
14:26:14 9	sorry, "and get back at us for our," quote, "'unfair,'"
14:26:18 10	close quote, "practices now."
14:26:19 11	Does that refresh your memory to any further
14:26:22 12	extent of what she said in regards to that aspect of
14:26:25 13	the
14:26:26 14	A. Same answer.
14:26:28 15	Q. "Our recruiting practices" continuing on in
14:26:36 16	the email, "Our recruiting practices are," quote, "'zero
14:26:39 17	sum,' and it appears that somewhere in Google we are
14:26:41 18	targeting eBay to," quote, "'hurt them,'" close quote,
14:26:45 19	"and it's the reputation that we are doing this against
14:26:48 20	Yahoo, eBay, and MSFT," meaning Microsoft, and then in
14:26:55 21	
	paren, "(I denied this)."
14:26:58 22	paren, "(I denied this)."  I gather the parenthetical is your response to
14:26:58 22 14:27:00 23	
	I gather the parenthetical is your response to

14:27:07 1	what she said, and then I give direction at what to do.
14:27:11 2	In this case, because number two, I was quite
14:27:14 3	sure was not true, I would have said to her, "I denied
14:27:18 4	this," and I noted this for the record, within Google.
14:27:21 5	Q. All right. What did you understand, if you
14:27:24 6	did, the reference to "zero sum" to mean?
14:27:28 7	A. I don't recall the context in which she she
14:27:32 8	mentioned it. That these are Meg's thoughts, not
14:27:36 9	mine. I'm trying to channel them accurately in the
14:27:39 10	email, so again, it is helpful to remember that Google
14:27:47 11	has been public for a year. Google is growing very
14:27:50 12	rapidly. Google is the best place to work in the Valley.
14:27:55 13	There is all this press about Google taking over the
14:27:58 14	world, and it is clearly having an impact on partners,
14.27.30 14	world, and it is crearly having an impact on pareners,
14:28:01 15	competitors, and what have you, and that is the context
14:28:01 15	competitors, and what have you, and that is the context
14:28:01 15 14:28:03 16	competitors, and what have you, and that is the context in which she probably had this feeling.
14:28:01 15 14:28:03 16 14:28:08 17	competitors, and what have you, and that is the context in which she probably had this feeling.  Q. Was part of the reason well, let me withdraw
14:28:01 15 14:28:03 16 14:28:08 17 14:28:11 18	competitors, and what have you, and that is the context in which she probably had this feeling.  Q. Was part of the reason well, let me withdraw that.
14:28:01 15 14:28:03 16 14:28:08 17 14:28:11 18 14:28:11 19	competitors, and what have you, and that is the context in which she probably had this feeling.  Q. Was part of the reason well, let me withdraw that.  Was the assertion that Google's recruiting
14:28:01 15 14:28:03 16 14:28:08 17 14:28:11 18 14:28:11 19 14:28:16 20	competitors, and what have you, and that is the context in which she probably had this feeling.  Q. Was part of the reason well, let me withdraw that.  Was the assertion that Google's recruiting activities or hiring activities were having an impact on
14:28:01 15 14:28:03 16 14:28:08 17 14:28:11 18 14:28:11 19 14:28:16 20 14:28:20 21	competitors, and what have you, and that is the context in which she probably had this feeling.  Q. Was part of the reason well, let me withdraw that.  Was the assertion that Google's recruiting activities or hiring activities were having an impact on salaries in the Valley an accurate one, from your point
14:28:01 15 14:28:03 16 14:28:08 17 14:28:11 18 14:28:11 19 14:28:16 20 14:28:20 21 14:28:23 22	competitors, and what have you, and that is the context in which she probably had this feeling.  Q. Was part of the reason well, let me withdraw that.  Was the assertion that Google's recruiting activities or hiring activities were having an impact on salaries in the Valley an accurate one, from your point of view?

THE WITNESS: I don't know. Because our

14:28:29 25

14:28:33 1	
14:28:39 2	
14:28:43 3	
14:28:47 4	
14:28:51 5	BY MR. HEIMANN:
14:28:51 6	Q. Well, it depends on the point in time, right?
14:28:54 7	A. I can assure you during this period of time it
14:28:56 8	was the correct behavior. As to whether people did it, I
14:28:59 9	don't know.
14:29:02 10	
14:29:02 11	Q. I wish I had.
14:29:06 12	But let me come back to the point. She
14:29:09 13	apparently is making the point to you that at least from
14:29:12 14	her perspective, salaries across the board in the Valley,
14:29:17 15	and I assume that's referring to the Silicon Valley, are
14:29:20 16	being driven up.
14:29:21 17	A. Yes. That would be that would have been her
14:29:22 18	point.
14:29:23 19	Q. And did you have a view on that at the time?
14:29:25 20	MR. RUBIN: Objection. Asked and answered.
14:29:26 21	THE WITNESS: As I said, I don't recall my
14:29:27 22	response on this.
14:29:28 23	BY MR. HEIMANN:
14:29:30 24	Q. Well, when you say "response," I'm not really

asking --

14:29:32 25

14:29:33 1	A. Response to her.
14:29:34 2	Q. Yes, I understand. But I'm asking a different
14:29:35 3	question.
14:29:36 4	Did you have a view as to whether or not that
14:29:37 5	was an accurate assessment as to what was going on?
14:29:40 6	MR. RUBIN: Same objection. Asked and
14:29:41 7	answered.
14:29:42 8	THE WITNESS: So as best I can recall in 2005,
14:29:47 9	I would say that we were driving compensation up, but not
14:29:51 10	salaries.
14:29:52 11	(Exhibit 873 was marked for identification.)
14:29:53 12	BY MR. HEIMANN:
14:30:16 13	Q. Let's take a look next at Exhibit 873.
14:30:36 14	A. Okay.
14:30:36 15	Q. This is an email a few days later from yourself
14:30:38 16	to Mr. Campbell and Arnnon, again about in this case,
14:30:47 17	eBay, PayPal, and Meg.
14:30:53 18	A. I see.
14:30:54 19	Q. Do you recall the circumstances surrounding
14:30:56 20	your creation of this email?
14:30:57 21	A. I do not.
14:31:00 22	Q. Okay.
14:31:01 23	A. Let me observe that this is four days after
14:31:03 24	the the previous email.
14:31:04 25	Q. Yes. You begin this email by saying, "My

14:31:11 1	summary on eBay is that the situation is bad and we can
14:31:13 2	improve it with some simple steps. Nevertheless, we need
14:31:17 3	to be very, very careful with the statements we make and
14:31:20 4	the actions of our recruiters."
14:31:27 5	Was the the situation with eBay that you
14:31:29 6	described as "bad" the result of Google's recruiting
14:31:34 7	employees out of eBay?
14:31:36 8	MR. RUBIN: Objection. Lacks foundation.
14:31:39 9	THE WITNESS: I'm going to again, I don't
14:31:42 10	recall the specifics. I'm going to assume that this
14:31:44 11	is the this mail is simply a follow-up to the first
14:31:47 12	one, and it refers to the set of issues that are relayed
14:31:53 13	in the first email.
14:31:53 14	BY MR. HEIMANN:
14:32:01 15	Q. Okay.
14:32:02 16	A. So when I say the situation is bad, it doesn't
14:32:03 17	necessarily mean that it is factually bad on our side.
14:32:06 18	It's perceptions drive behavior. We have a very
14:32:10 19	important partner who is very upset. As I said, we had a
14:32:14 20	rough call from a good friend. So
14:32:24 21	Q. Down under paragraph (3) in this Exhibit 873
14:32:29 22	you refer to an "internal complaint about us within
14:32:31 23	PayPal."
14:32:35 24	A. I see this.
14:32:36 25	Q. That appears to be distinct from the eBay

15:22:07 1 would have lists similar to Google's list? 15:22:12 I never thought about it. 2 Α. 15:22:14 3 Ο. Never crossed your mind? 15:22:15 Α. No. It is not my problem. They're -- we try 4 to run our own company, not somebody else's. So --15:22:22 5 15:22:27 6 Q. Well --15:22:36 7 Α. It is just the back division. 15:22:39 8 Q. Did you think that Google was unique in the Valley having a list of this sort? 15:22:42 9 15:22:47 10 As I said, I didn't really think about it. 15:22:51 11 Because of the unique situation that was -- Google was 15:22:53 12 in, it would be perfectly reasonable from my perspective 15:22:59 13 that such lists did not exist or they had fell -- that 15:23:02 14 they had fallen off to the wayside, or what have you. 15:23:05 15 Ο. And why is that? Because as I indicated, during this period 15:23:06 16 Google was unusually favorable in terms of recruiting 15:23:09 17 15:23:11 18 talent, growth, press, great place to work. We were in 15:23:15 19 our golden period, if you will. 15:23:26 20 And how does that relate to the notion of thinking that Google was unique in having this list and 15:23:29 21 not knowing about any other companies similarly situated, 15:23:32 22 15:23:35 23 or being similarly situated? Again, your question implies that I should have 15:23:40 24 Α.

15:23:43 25

been thinking about other companies.

15:23:44 1	Q. No. No. My question doesn't imply
15:23:47 2	anything.
15:23:47 3	A. No, no, but the the reasoning in the
15:23:49 4	question implies that. But I I made a point of not
15:23:51 5	thinking about other companies. I made a point of
15:23:53 6	thinking about Google.
15:24:04 7	Q. How would you describe your relationship with
15:24:06 8	Mr. Jobs?
15:24:07 9	A. Complicated. And and again, as I said, his
15:24:13 10	death was very tragic for all of us, and I considered him
15:24:16 11	a good friend.
15:24:18 12	Q. And how often did you, in the time period we're
15:24:22 13	talking about, interact with him, either face-to-face or
15:24:26 14	otherwise?
15:24:27 15	A. Well, in the while I was on the board it was
15:24:30 16	relatively frequently, for a board member. But it was
15:24:34 17	also not more frequently, because I would recuse myself
15:24:38 18	from Google Apple issues. So for example, if there was a
15:24:42 19	Google problem, Steve would be forced to call Alan and
15:24:45 20	not me, because I had a two-hat problem. And obviously I
15:24:49 21	knew him socially and a little bit before, and I also saw
15:24:52 22	him after I left the board as he became more ill.
15:24:55 23	So some you know, once a month kind of
15:24:58 24	frequencies. Not weekly, but not yearly, if that's
15:25:03 25	helpful.

15:26:13 25

15:25:04 1	Q. Did you ever have occasion to talk with him
15:25:06 2	about his views regarding companies recruiting from each
15:25:14 3	other in the Valley?
15:25:15 4	A. Well, I knew his view.
15:25:17 5	Q. Which was?
15:25:17 6	A. Which was that when you're in a partnership,
15:25:19 7	you shouldn't do it.
15:25:21 8	Q. What do you mean by "partnership" now in that?
15:25:23 9	MR. RUBIN: Well, objection. Lacks foundation.
15:25:27 10	THE WITNESS: Again, I was trying I was
15:25:28 11	trying to give you the context that because we were
15:25:30 12	working together, it was inappropriate in his view for us
15:25:34 13	to be calling in and hiring people. And and he would
15:25:40 14	express this in unique Steve Jobs style.
15:25:44 15	BY MR. HEIMANN:
15:25:45 16	Q. Which was?
15:25:45 17	A. Loud. But a but a fair reading of Steve is
15:25:49 18	he believed, for better or worse, that the world was a
15:25:55 19	better place when you had a partnership, a collaboration,
15:25:58 20	working together, whatever words you want to use, he
15:26:01 21	believed that you should not be hiring each others', you
15:26:05 22	know, technical people, and then cross-fertilizing all
15:26:08 23	that knowledge.
15:26:09 24	And I always believed, and I'll rather than

explaining I'll say what I believe -- because -- because

15:26:15	1	Apple is so focused on unique intellectual property, it
15:26:19	2	was it was my belief and is my belief, that Apple
15:26:22	3	believed that if employees left, they would take some of
15:26:27	4	that unique intellectual property in their heads with
15:26:29	5	them. That is my opinion.
15:26:31	6	That's that may or may not be what he
15:26:33	7	thought, but that's what I thought he thought.
15:26:36	8	Q. Now, I know we've covered some of this before,
15:26:38	9	but I want to make sure I understand.
15:26:40	10	Was your understanding of Jobs' position that
15:26:43	11	any company that Apple was friendly with in the way that
15:26:46	12	you described it earlier would have fallen into this
15:26:49	13	category of companies you shouldn't be recruiting from?
15:26:52	14	MR. RUBIN: Objection. Misstates prior
15:26:53	15	testimony.
15:26:55	16	THE WITNESS: I I never asked myself the
15:26:58	17	question of Steve's general view. But it's fair to
15:27:02	18	extrapolate that if you had partnerships working together
15:27:06	19	in different kinds of relationships, he would have
15:27:09	20	extended that to others. I notice with some humor that
15:27:12	21	we have such a list, from the words of their company,
15:27:15	22	which they list as Adobe, Garmin, Google, Intuit,
15:27:19	23	Microsoft Mac Division, and Nvidia, all of whom Apple had
15:27:24	24	effective partnerships with of one kind or another.
	25	//

15:27:27 1	BY MR. HEIMANN:
15:27:28 2	Q. But those are not the only companies on the
15:27:30 3	list, right?
15:27:30 4	A. I'm just I'm just this is their list. I
15:27:32 5	can't I didn't write this list. This is their
15:27:34 6	opinion.
15:27:34 7	Q. I know, but since you're expressing an opinion
15:27:36 8	on part of it, I'm asking you about the others as well.
15:27:40 9	There are others that don't have any such
15:27:41 10	explanation for them, right?
15:27:43 11	A. Which ones?
15:27:45 12	Q. Tech Data.
15:27:47 13	A. Oh, there is a second list.
15:27:53 14	Q. Longer than the first list, right?
15:27:56 15	A. Well, again, reading the email without judging
15:28:00 16	whether they should be on the list or not, Best Buy is
15:28:02 17	their largest distributor, Fry's is their large
15:28:06 18	distributor. Art is on the board of Genentech.
15:28:09 19	Imagination, Ingram Micro, that is a distributor. JCrew,
15:28:14 20	board member. Mac Zone, distributor; Microsoft - Mac
15:28:18 21	Division, major partner; Nvidia, partner; PC connection,
15:28:22 22	PC Mall, distributors; Pixar, Steve's on the board of
15:28:25 23	Pixar; Tech Data, distributor; Zones, I assume that is a
15:28:30 24	distributor.
15:28:30 25	That is how I would read that message, if I

15:28:33 1	were internal to Apple.
15:28:43 2	Q. What would be the reason for Lucasfilm to be on
15:28:46 3	their no-call list?
15:28:48 4	A. As I indicated, I believe Steve was on the
15:28:51 5	board of Lucasfilm and I
15:28:53 6	Q. You said Pixar a moment ago. You may be right.
15:28:56 7	I don't know.
15:28:57 8	A. Well, you have Lucas I'm sorry. Did I
15:29:01 9	misspeak?
15:29:03 10	Q. No. Pixar is on the list.
15:29:05 11	A. Pixar is on the list. Okay. Lucasfilm, no, I
15:29:09 12	don't know. I don't know that Steve was involved with
15:29:13 13	Lucasfilm. Maybe he was.
15:29:14 14	MR. HEIMANN: I'm told we are almost out of
15:29:16 15	tape, so why don't we take a short break.
15:29:18 16	THE VIDEOGRAPHER: This is the end of Video
15:29:20 17	No. 2. We're now off the record at 3:29.
15:29:22 18	(Recess was taken.)
15:31:04 19	THE VIDEOGRAPHER: We are now on the record at
15:31:05 20	3:31. This is the beginning of Video No. 3.
15:31:08 21	BY MR. HEIMANN:
15:31:09 22	Q. Is it fair to say that Mr. Jobs made his views
15:31:11 23	that we've been talking about widely known within the
15:31:14 24	Valley?
15:31:15 25	MR. RUBIN: Objection. Vague.

15:31:18 1	THE WITNESS: I don't know that.
15:31:20 2	BY MR. HEIMANN:
15:31:21 3	Q. Well, surely you weren't the only person that
15:31:23 4	was familiar with his views in that regard, were you?
15:31:27 5	MR. RUBIN: Objection. Calls for speculation.
15:31:28 6	THE WITNESS: As I said, I don't have any I
15:31:30 7	don't have any independent knowledge of that. I think it
15:31:32 8	is a reasonable presumption, given Steve's propensity for
15:31:36 9	making his point known, but I don't have any independent
15:31:40 10	knowledge of that.
15:31:40 11	BY MR. HEIMANN:
15:31:41 12	Q. Do you recall discussing his views with others
15:31:42 13	in the Valley?
15:31:44 14	A. I certainly discussed it with Google people and
15:31:46 15	Bill Campbell, but not others.
15:31:53 16	Q. When you communicated with Mr. Jobs by email,
15:31:55 17	did he have more than one email that you used for him?
15:32:00 18	A. I believe only one, sjobs@apple.com.
15:32:05 19	Q. Let me ask you to look at Exhibit 448.
15:32:26 20	So this exhibit consists of a declaration from
15:32:29 21	Mr. Edward Colligan, and then an attachment which is in
15:32:33 22	the form of an email exchange. Actually two emails.
15:33:14 23	A. Okay.
15:33:14 24	Q. Have you seen this material before?
15:33:16 25	A. I have not.

15:33:18 1	Q. Do you know who Mr. Korrigan (sic) is?
15:33:20 2	A. Colligan.
15:33:23 3	Q. Colligan, I'm sorry.
15:33:24 4	A. I know who he is.
15:33:27 5	Q. Are you acquainted with him personally?
15:33:29 6	A. I don't believe I've ever met him. I may have
15:33:30 7	met him, but I don't remember what he looks like.
15:33:31 8	Q. Did you have any knowledge of the exchange that
15:33:33 9	he describes in his declaration at the time, or at or
15:33:36 10	about the time it took place?
15:33:40 11	A. No.
15:33:45 12	Q. Were you aware that Mr. Jobs had approached
15:33:48 13	companies in the Valley seeking agreements that each
15:33:53 14	company not recruit from the other?
15:33:55 15	MR. RUBIN: Objection. Lacks foundation; asked
15:33:59 16	and answered.
15:33:59 17	THE WITNESS: As I indicated, I was not
15:34:01 18	aware I was not aware of Steve's activities outside of
15:34:04 19	Google in this regard.
15:34:05 20	BY MR. HEIMANN:
15:34:19 21	Q. Let me ask you to take a look at Exhibit 449.
15:34:28 22	A. Is this something that would have gone to is
15:34:30 23	this part of the current trial?
15:34:32 24	MR. RUBIN: This is a declaration he made in
15:34:33 25	the current trial.

15:37:45 1	what he was upset about, but it must have been this.
15:37:48 2	BY MR. HEIMANN:
15:37:48 3	Q. How did you know he was upset about Rubinstein?
15:37:51 4	A. I recall Steve mentioning it in one of his
15:37:54 5	discussions, but I don't remember discussing Palm. So
15:38:00 6	Q. All right.
15:38:04 7	A. Ah, okay. Dan Lyons was the creator of "The
15:38:08 8	Secret Diary of Steve Jobs." Now we know who he is.
15:38:12 9	Yes. He wrote a satire of Steve, Dan Lyons, the author
15:38:19 10	of this document. It is quite entertaining. I have a
15:38:22 11	code name in "The Secret Diary of Steve Jobs." So
15:38:26 12	Q. You have a code name?
15:38:27 13	A. Yes. I don't remember what it was. But I
15:38:28 14	remember
15:38:29 15	Q. I was going to ask you for it.
15:38:30 16	A. It is quite entertaining, so you should you
15:38:34 17	should take a look at it when you get a chance.
15:38:36 18	Q. All right. Okay. I'm going to switch topics
15:38:39 19	again.
15:38:42 20	At some point did Facebook become a problem or
15:38:47 21	a concern for Google in connection with retaining
15:38:50 22	employees at Google?
15:38:52 23	A. It did.
15:38:53 24	Q. And can you tell us when that happened or when
15:38:55 25	it began?

15:39:00 1 15:39:03 2 15:39:11 3 15:39:17 15:39:22 5 15:39:25 6 15:39:30 7 15:39:33 8 15:39:36 9 15:39:40 10 15:39:44 11 15:39:47 12 15:40:02 13 15:40:04 14 15:40:06 15 15:40:10 16 15:40:16 17 15:40:19 18 15:40:26 19 15:40:29 20 15:40:32 21

A. I won't get the dates right. But somewhere around 2008 or 2009 Facebook began -- Facebook hired Sheryl Sandberg, who -- in perhaps 2006 or 2007, maybe 2007, and Sheryl had built our recruiting organization, was an excellent recruiter, and as she went over to Facebook, many people left Google to work for her in jobs which they perceived as promotions.

There were also a number of engineering leaders who also went to Facebook, and it became -- and it was pretty clear that Facebook's management structure was being built out of executives coming out of Google, which is now a public company, Facebook was a private company.

- Q. So how did Google respond?
- A. Well, we had a series of internal discussions or arguments about what to do, and we -- I remember distinctly having the conversation about -- given that they were playing by a different set of rules, because they were offering equivalent salaries, but stock that in theory would be worth a great deal of money, they could make an offer to somebody and tell them it's going to be worth X million dollars.

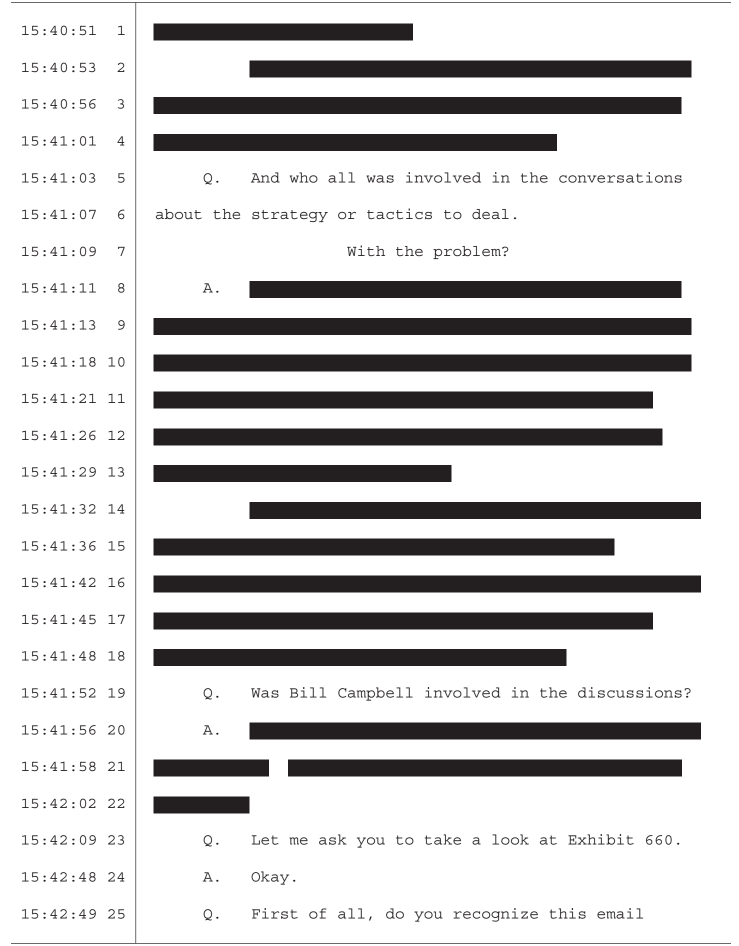
And so I remember a series of conversations, which went something like this, what are we willing to do to counter these offers? And we concluded that we should

15:40:34 22

15:40:37 23

15:40:42 24

15:40:45 25



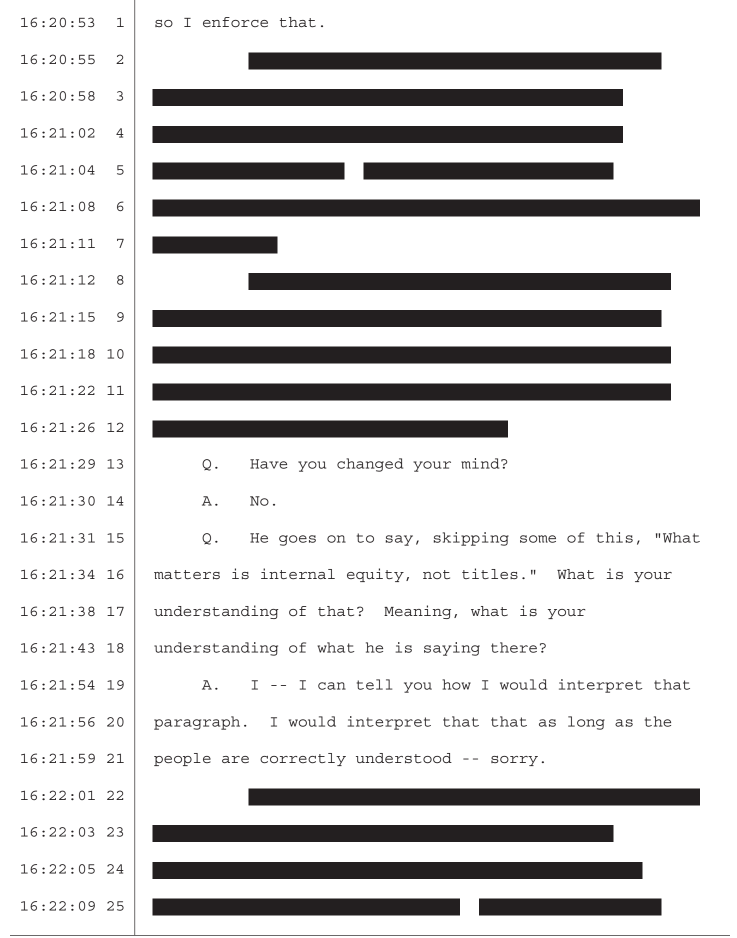
15:42:51 1	exchange?
15:42:53 2	A. Not really.
15:42:54 3	Q. But is it part of the conversation that you
15:42:58 4	just described in general terms?
15:42:59 5	A. Yes. This would be an example of this
15:43:02 6	conversation.
15:43:15 7	Q. And the principal email here is from Mr. Brin
15:43:18 8	to the management committee and to Marissa Mayer, it
15:43:23 9	appears to be, correct?
15:43:24 10	A. That's correct.
15:43:25 11	Q. And who was Ms. Mayer at the time?
15:43:27 12	A. So Marissa, who is now the CEO of Yahoo, was an
15:43:31 13	important early executive and worked for Jonathan running
15:43:34 14	many of the client groups. Sergey and Marissa had a very
15:43:39 15	good working relationship, and I'm sure that he copied
15:43:42 16	her because she was involved in the conversation with
15:43:43 17	him.
15:43:44 18	Q. And as this email indicates, at least in part,
15:43:47 19	this was a time by which Facebook was posing a concern
15:43:53 20	for Google in terms of recruiting Google employees into
15:43:58 21	Facebook; is that right?
15:44:00 22	A. That's correct.
15:44:00 23	Q. And if we go to Exhibit 608
15:44:36 24	A. Okay.
15:44:36 25	Q is this more of the same in terms of the

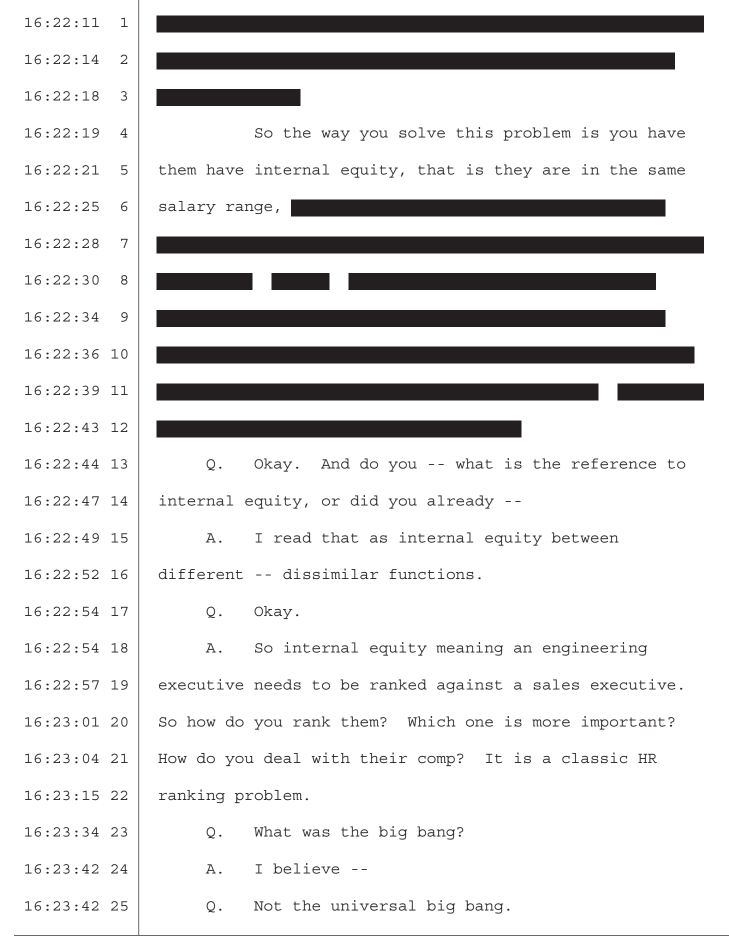
16:15:05 1	amount, but there are a steady stream of people applying.
16:15:08 2	We are being very strict on the Google non-solicit. If
16:15:12 3	you hear of any violation of the non-solicit agreement,
16:15:16 4	please let me know, and we will look into it
16:15:19 5	immediately."
16:15:20 6	Now, I'll ask you again, did Google and
16:15:23 7	Facebook reach a non-solicit agreement between
16:15:26 8	themselves?
16:15:28 9	MR. RUBIN: Objection. Lacks foundation.
16:15:29 10	THE WITNESS: As I've indicated before, to my
16:15:31 11	knowledge, there there was not, is not, and was never
16:15:36 12	a non-solicit agreement. I do not know what she is
16:15:39 13	referring to there.
16:15:39 14	BY MR. HEIMANN:
16:15:41 15	Q. Well, Mr. Rosenberg seemed to know. He
16:15:44 16	responded, "My personal opinion is that I think you are
16:15:46 17	putting too much weight in your view of the notion of
16:15:49 18	non-soliciting, as though soliciting in itself is the
16:15:53 19	only thing that upsets people. Rather, it is the outcome
16:15:56 20	of people going from one company to the other which is
16:15:59 21	problematic."
16:16:00 22	Do you see that?
16:16:03 23	MR. MITTELSTAEDT: Object. Argumentative.
16:16:04 24	THE WITNESS: Again
16:16:05 25	MR. RUBIN: Same objection as before. Lacks

16:16:07 1	foundation; asked and answered.
16:16:08 2	THE WITNESS: You know, you are asking me to
16:16:10 3	to parse a private conversation between Jonathan and
16:16:12 4	Sheryl. I think you should just ask them.
16:16:17 5	BY MR. HEIMANN:
16:16:17 6	Q. Well, we'll get to that, but I'm trying to find
16:16:20 7	out what your understanding and knowledge is of the
16:16:22 8	topic.
16:16:23 9	MR. RUBIN: But he's not on the email. So this
16:16:25 10	is really
16:16:26 11	THE WITNESS: But I have
16:16:28 12	MR. RUBIN: Beyond the witness' knowledge.
16:16:29 13	THE WITNESS: I have answered your question
16:16:30 14	clearly.
16:16:31 15	BY MR. HEIMANN:
16:16:32 16	Q. Okay.
16:16:32 17	A. This is Jonathan complaining to Sheryl, and
16:16:35 18	there is no non-solicit agreement between the two
16:16:40 19	companies, to my knowledge.
16:16:45 20	Q. Okay. Let me ask you to take a look next at
16:18:04 21	Exhibit 674.
16:18:20 22	So we have now moved well forward in time.
16:18:23 23	This is in 2010.
16:18:28 24	A. Okay.
16:18:29 25	Q. I want to focus your attention, if I can, on

16:18:31 1	the email that is from Patrick Pichette to Shona Brown
16:18:40 2	and yourself, with a copy to Mr. Campbell.
16:18:42 3	A. Yes.
16:18:42 4	Q. And who was Mr. Pichette at the time?
16:18:46 5	A. He was and is the chief financial officer of
16:18:48 6	the company.
16:18:49 7	Q. All right. And he is addresses a number of
16:18:53 8	topics in this email. By the way, do you remember this
16:18:57 9	email, by any chance? It is a little more current than
16:19:00 10	the stuff I've been showing you up to now.
16:19:04 11	A. No. I do not.
16:19:05 12	Q. All right. Paragraph 3 over on the second
16:19:07 13	page, involves, as he says it, "I wish to comment on the
16:19:14 14	VP/director issue. Shona and we have discussed this
16:19:20 15	and she knows I have a somewhat different approach on
16:19:23 16	this topic."
16:19:24 17	Do you recall that issue at the time?
16:19:26 18	A. I'm sorry. Can you tell me which paragraph I'm
16:19:28 19	looking at?
16:19:29 20	Q. Yes, it is in the second page of the email
16:19:30 21	exchange.
16:19:30 22	A. Oh, I see it. Okay. I'm sorry. Ask your
16:19:32 23	question again. Sorry.
16:19:33 24	Q. Yes. Well, first of all, you'll see the topic
16:19:34 25	he is addressing in this portion of the email is the

16:19:37 1	VP/director issue, as he puts it. Why don't you take a
16:19:42 2	moment to read through the substance there before I ask
16:19:45 3	you any more.
16:19:51 4	A. Okay.
16:19:52 5	Q. Do you recall what the VP/director issue was at
16:19:54 6	the time?
16:19:57 7	A. I don't, but I can infer infer what it is
16:20:03 8	from the okay. Anyway
16:20:14 9	Q. All right.
16:20:14 10	A. I don't specifically know what he meant by
16:20:17 11	VP/director issue.
16:20:18 12	Q. I think it will become apparent when we focus
16:20:20 13	on some of the text here. The second bullet point reads,
16:20:23 14	
16:20:27 15	
16:20:29 16	
16:20:34 17	
16:20:37 18	
16:20:39 19	First of all, do you understand what he's
16:20:40 20	talking about there when he
16:20:44 21	
16:20:45 22	A. I do.
16:20:46 23	Q. What is that?
16:20:47 24	A.
16:20:49 25	





16:23:44 1	A. I believe the big bang refers to a combination
16:23:48 2	of salary increases and and stock increases that were
16:23:51 3	coincident after the stock market crash of 2008.
16:23:59 4	Q. I'm sorry. The last part of the question
16:24:01 5	A. So the stock market crashed in 2008. Our stock
16:24:04 6	fell to \$260. We, and in particular I, drove a process
16:24:11 7	to do a stock repricing and compensation look during that
16:24:14 8	period, which I believe is what you're referring to by
16:24:16 9	the big bang.
16:24:17 10	Q. What was the period, then, that the big bang
16:24:20 11	was put into effect?
16:24:21 12	A. You'd have to show me the emails to get the
16:24:23 13	dates, but it is after the stock market crashed.
16:24:26 14	Q. Well
16:24:29 15	A. My recollection is roughly the fall of 2008 and
16:24:32 16	past that.
16:24:52 17	Q. Let me see if I have documents to deal with
16:24:54 18	this. If I told you I think it is 2010, would I be way
16:25:01 19	off the mark?
16:25:07 20	A. I may be confusing the stock market repricing
16:25:10 21	and then a subsequent salary increase, which is why
16:25:11 22	wanted to get the precise dates. I could summarize in
16:25:15 23	general, if that would be helpful.
16:25:17 24	Q. I'm thinking about, to try and shorten this up

a little bit -- what I recall was something like a 10

16:25:19 25

16:28:53 1 16:28:57 2 16:29:00 3 16:29:03 4 16:29:07 5 16:29:10 6 16:29:13 7 16:29:13 8 16:29:13 16:29:16 10 16:29:19 11 16:29:21 12 16:29:26 13 16:29:29 14 16:29:32 15 16:29:36 16 16:29:40 17 16:29:43 18 16:29:46 19 16:29:49 20 16:29:52 21 16:29:57 22 16:30:02 23 16:30:08 24 16:30:12 25

needed to increase our cash compensation, this has

Q. So I'm fascinated by that. You have some of the smartest people on the planet. In fact you've made every effort to hire --

- A. Yes.
- Q. -- very smart people. How do they not get it?
- A. Because it involves financial judgment which they are not trained for. They don't understand Black-Scholes algorithm. They didn't do MBA and finance. They don't have Ph.D.s in financial accounting. They are engineers. They're very, very intelligent people. But in any case, I'm simply representing Laszlo's position. Laszlo showed up with this analysis, which you can see summarized here, and based on his detailed analysis, the summary as we eventually did it.
- Q. Was the stock repricing in part intended to meet the Facebook concern, for example?
  - A. Not really.

16:30:15 1	
16:30:18 2	
16:30:23 3	
16:30:28 4	Q. So, now focusing briefly on this email from
16:30:36 5	Prasad Setty to yourself
16:30:38 6	A. Yes.
16:30:38 7	Q and others; who was Mr. Setty at the time?
16:30:40 8	A. Prasad is the analyst who worked for Laszlo,
16:30:44 9	who did all the financial modeling around compensation.
16:30:48 10	So he would be a true financial expert over compensation.
16:30:52 11	Q. And focusing on paragraph 5 at page 2, "What
16:30:57 12	impact will this have on the Valley," are you with me?
16:31:01 13	A. I see it.
16:31:02 14	Q. The first point that he makes there is, "May
16:31:04 15	put pressure on pay for coveted technical jobs and
16:31:07 16	increased pay systematically for these jobs." Do you see
16:31:11 17	that?
16:31:11 18	A. I do.
16:31:12 19	Q. Was that a subject of discussion that you
16:31:14 20	recalled at the time?
16:31:14 21	A. I'm sure we talked about it.
16:31:16 22	Q. In any event did it have that effect?
16:31:22 23	A. I'm sure it did.
16:31:34 24	Q. Let me ask you to take a look at Exhibit 621.
16:31:39 25	We are in the home stretch, for anybody who cares.

16:31:42 1	MR. RUBIN: Like ten minutes?
16:31:50 2	MR. HEIMANN: No. You'll need a restroom break
16:31:52 3	to be sure. Let's do it now.
16:31:57 4	THE VIDEOGRAPHER: We are now off the record at
16:31:58 5	4:32.
16:39:19 6	(Recess was taken.)
16:39:21 7	THE VIDEOGRAPHER: We are now on the record at
16:39:23 8	4:39.
16:39:26 9	BY MR. HEIMANN:
16:39:27 10	Q. I'm not going to bother with that one,
16:39:29 11	Mr. Schmidt.
16:39:30 12	A. Okay.
16:39:32 13	Q. During the time period we've been talking about
16:39:37 14	when Google had in place the do-not-call list and so
16:39:40 15	forth, did anyone ever question the legality of that
16:39:43 16	policy?
16:39:48 17	A. I don't believe I don't I don't recall.
16:39:51 18	I have no recollection of any such discussion.
16:39:53 19	Q. Did you ever seek legal advice from Google's
16:39:56 20	general counsel about it?
16:39:59 21	MR. RUBIN: Objection. I think even the answer
16:40:01 22	to that question, if it were it would be privileged.
16:40:05 23	MR. HEIMANN: Not if it's no.
16:40:07 24	MR. RUBIN: All right. Then let's just take a
16:40:08 25	second.

16:40:09 1	MR. HEIMANN: Sure.
16:40:09 2	(Discussion off the record.)
16:40:17 3	BY MR. HEIMANN:
16:40:17 4	Q. Back on the record.
16:40:18 5	A. The answer to your question is, no.
16:40:23 6	MR. HEIMANN: Is that on the record?
16:40:25 7	THE REPORTER: Thank you.
16:40:25 8	BY MR. HEIMANN:
16:40:25 9	Q. Do you know whether or not Google's general
16:40:27 10	counsel was aware of the policy?
16:40:36 11	MR. RUBIN: Objection. Lacks foundation.
16:40:37 12	THE WITNESS: Do I know? I have no knowledge
16:40:38 13	one way or the other.
16:40:39 14	BY MR. HEIMANN:
16:40:41 15	Q. During the time period involved, did you ever
16:40:44 16	consider that the policy or practice might have an
16:40:49 17	adverse impact on employees in the Valley?
16:41:00 18	A. Well, I certainly thought about the general
16:41:01 19	question of impact, yes.
16:41:04 20	Q. And did you ever consider that it might have an
16:41:06 21	adverse impact on compensation for employees in the tech
16:41:10 22	sector in the Silicon Valley?
16:41:12 23	A. I don't believe it did, so so the answer is,
16:41:16 24	I I thought about it and decided it didn't, in my
16:41:20 25	opinion.

16:41:10 1	I, Rosalie A. Kramm, Certified Shorthand
16:41:10 2	Reporter licensed in the State of California, License No.
16:41:10 3	5469, hereby certify that the deponent was by me first
16:41:10 4	duly sworn and the foregoing testimony was reported by me
16:41:10 5	and was thereafter transcribed with computer-aided
16:41:10 6	transcription; that the foregoing is a full, complete,
16:41:10 7	and true record of said proceedings.
16:41:10 8	I further certify that I am not of counsel or
16:41:10 9	attorney for either of any of the parties in the
16:41:10 10	foregoing proceeding and caption named or in any way
16:41:10 11	interested in the outcome of the cause in said caption.
16:41:10 12	The dismantling, unsealing, or unbinding of the
16:41:10 13	original transcript will render the reporter's
16:41:10 14	certificates null and void.
16:41:10 15	In witness whereof, I have hereunto set my hand
16:41:10 16	this day: February 23, 2013.
16:41:10 17	$\_\X$ Reading and Signing was requested.
16:41:10 18	Reading and Signing was waived.
16:41:10 19	Reading and signing was not requested.
16:41:10 20	
16:41:10 21	
16:41:10 22	ROSALIE A. KRAMM
16:41:10 23	CSR 5469, RPR, CRR
16:41:10 24	
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